EXHIBIT B

| Fill in this i | nformation to identify the case: |
|--------------------------------|--|
| Debtor 1 | Kal Freight, Inc. |
| Debtor 2 (Spouse, if filing | |
| United States | Bankruptcy Court for the: Southern District of Texas |
| Case number | 24-90614 |

Official Form 410

Proof of Claim

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both, 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

| Ą. | art 1: Identify the CI | aim | | | | | | | |
|----|--|--|--|--------------------------------|------|--|---|---------|-------------------|
| 1. | Who is the current creditor? | Name of the cu | inancial Corpora rrent creditor (the person | on or entity to be paid fo | | , | | | |
| 2. | Has this claim been acquired from someone else? | ☑ No □ Yes. From | m whom? | | | | | | |
| 3. | Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g) | Vedder Pri Name 1633 Broad Number New York City Contact phone Contact email | dway, 31st Floo Street NY State (212) 407-698 mcohen@ved | itchell D. Cohen, 10019 ZIP C | ode | Vallwork F Name 401 38th S Number Fargo City Contact phone Contact email | inancial Corpo Street SW Street NI Sta (701) 476-7489 justin.pavek@v | D te | 58103 ZIP Code |
| 4. | Does this claim amend one already filed? | ☑ No ☐ Yes, Clai | m number on court | claims registry (if kno | own) | _ | Filed on | MM / DD |) / YYYY |
| 5. | Do you know if anyone else has filed a proof of claim for this claim? | ☑ No ☐ Yes. Who | o made the earlier fil | ing? | | | | | |

Official Form 410

| P | art 2: Give Information | on About the Claim as of the Date the Case Was Filed |
|-----|--|--|
| 6. | Do you have any number you use to identify the debtor? | No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 2 4 1 9 |
| 7. | How much is the claim? | \$ 1,127,975.52. Does this amount include interest or other charges? ☐ No ☑ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). |
| 8. | What is the basis of the claim? | Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Money Loaned - See Attached |
| 9. | Is all or part of the claim secured? | No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other. Describe: Motor Vehicles - See Attached Basis for perfection: Certificates of Title - See Attached Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: Amount of the claim that is secured: Unknown Amount of the claim that is unsecured: Unknown (The sum of the secured and unsecured amounts should match the amount in line 7.) Amount necessary to cure any default as of the date of the petition: \$ 1,127,975.52 Annual Interest Rate (when case was filed) Fixed Variable |
| 10. | Is this claim based on a lease? | ✓ No ✓ Yes. Amount necessary to cure any default as of the date of the petition. \$ |
| 11. | Is this claim subject to a right of setoff? | ✓ No ☐ Yes. Identify the property: |

Official Form 410

| 12. Is all or part of the claim | ☑ No | | | | | |
|---|---|--|---------------------------------|-----------|--------------------|-----------------------------|
| entitled to priority under 11 U.S.C. § 507(a)? | ☐ Yes. Check | k one: | | | | Amount entitled to priority |
| A claim may be partly priority and partly | ☐ Domes | tic support obligations (includi .C, § 507(a)(1)(A) or (a)(1)(B). | | ort) unde | er | \$ |
| nonpriority. For example, in some categories, the law limits the amount | | 3,350* of deposits toward pure al, family, or household use, 1 | | roperty | or services for | \$ |
| entitled to priority. | bankru | , salaries, or commissions (up ptcy petition is filed or the debi .C. § 507(a)(4). | | | | \$ |
| | _ | or penalties owed to governme | ental units. 11 U.S.C. § 507 | 7(a)(8). | | \$ |
| | ☐ Contrib | utions to an employee benefit | plan. 11 U.S.C. § 507(a)(5 | 5). | | \$ |
| | | Specify subsection of 11 U.S.0 | | | | \$ |
| | | are subject to adjustment on 4/01/ | | | es begun on or af | ter the date of adjustment. |
| Part 3: Sign Below | | | | | | |
| The person completing | Check the appr | opriate box: | | | | |
| this proof of claim must | ☑ I am the cr | • | | | | |
| sign and date it. FRBP 9011(b). | | | | | | |
| If you file this claim | | editor's attorney or authorized | - | Dula C | 1004 | |
| electronically, FRBP | _ | ustee, or the debtor, or their au | | - | | |
| 5005(a)(2) authorizes courts | I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. | | | | | |
| to establish local rules specifying what a signature | I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the | | | | | |
| is. | | at an authorized signature on t laim, the creditor gave the deb | | | | |
| A person who files a | arribant of the b | ann, and creater gave are acc | nor oroun for any paymona | 3 100011 | 04 1011414 1110 4 | |
| fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 | I have examine and correct. | d the information in this <i>Proof</i> | of Claim and have a reasor | nable be | elief that the inf | ormation is true |
| years, or both. 18 U.S.C. §§ 152, 157, and | I declare under | penalty of perjury that the fore | going is true and correct. | | | |
| 3571. | Executed on da | te 01/17/2025 | | | | |
| | | | | | | |
| | | 1 | 1 | | | |
| | Signature | 1 and | | | | |
| | Print the name | of the person who is compl | eting and signing this cla | aim: | | |
| | Name | Justin Pavek | | | | |
| | | First name | Middle name | | Last name | |
| | Title | Chief Credit Officer | | | | |
| | Company | Wallwork Financial C | | | | |
| | | Identify the corporate servicer | as the company if the authorize | ed agent | is a servicer. | |
| | Address | 401 38th St. SW | | | | |
| | | Number Street | | | | |
| | | Fargo | ١ | ND | 58103 | |
| | | City | S | tate | ZIP Code | |
| | | (701) 476-7444 | | | | k@wallworkfinancial.cor |

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| Chapter 11 |
|-------------------------|
| Case No. 24-90614 (CML) |
| (Jointly Administered) |
| |

ADDENDUM TO PROOF OF CLAIM OF WALLWORK FINANCIAL CORPORATION

Wallwork Financial Corporation ("<u>Claimant</u>") asserts this proof of claim (this "<u>Proof of Claim</u>") against debtor, Kal Freight, Inc. ("<u>Debtor</u>"), for all amounts due and owing to Claimant as of December 5, 2024 (the "<u>Petition Date</u>"), pursuant to:

- (i) that certain Combination Note and Security Agreement No. 004 ("<u>Contract No. 004</u>") by and between Claimant and Debtor, whereby Debtor granted to Claimant a first priority lien on and security interest in, *inter alia*, seven (7) 2021 Freightliner Cascadia Semi-Tractors (VIN #s 3AKJHHDR6MSMA5538, 3AKJHHDR5MSMA5546, 3AKJHHDR8MSMA5556, 3AKJHHDR1MSMA5558, 3AKJHHDR3MSMA5559, 3AKJHHDRXMSMA5560 and 3AKJHHDR9MSMA5551) (the "<u>Contract No. 004 Equipment</u>"); and
- (ii) that certain Combination Note and Security Agreement No. 005 ("Contract No. 005", together with Contract No. 004, the "Contracts") by and between Claimant and Debtor, whereby Debtor granted to Claimant a first priority lien on and security interest in, *inter alia*, four (4) 2023 Peterbilt 579 Semi-Tractors (VIN #s 1XPBD49X4PD837307, 1XPBD49X0PD837305, 1XPBD49X9PD837304 and 1XPBD49X2PD837306) and four (4) 2024 Peterbilt 579 Semi-Tractors (VIN #s 1XPBD49X4RD610153, 1XPBD49X0RD610151, 1XPBD49X9RD610150 and 1XPBD49X2RD610152 (the "Contract No. 005 Equipment", together with the Contract No. 004 Equipment, the "Equipment").

Claimant properly and timely perfected its security interests in the Equipment by recording its liens on those certain certificates of title ("<u>Certificates of Title</u>") issued by the State of California evidencing Claimant's status as the first priority and only lienholder with respect to the Equipment.

¹ The Debtors in these jointly administered chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Kal Freight Inc. (0249); Kal Aviation LLC (2600); Kal Partz Inc. (0139); Kal Trailers & Leasing Inc. (0840); and KVL Tires Inc. (0320). The location of the Debtors' service address is 10156 Live Oak Avenue, Fontana, California 92335.

On or about November 13, 2018, Claimant and Debtor entered into that certain Cross-Collateralization Agreement (the "Cross-Collateralization Agreement"), pursuant to which Debtor agreed that all obligations of Debtor to Claimant shall be secured by a security interest in and to "all equipment and vehicles financed or leased by Claimant for or on behalf of" Debtor.

True and correct copies of the Contracts, Certificates of Title, payment history and Cross Collateralization Agreement relating to the Contracts and Equipment are attached hereto and incorporated herein by reference as **Exhibit 1** through **Exhibit 7**, respectively.

AMOUNT OF CLAIM

The amount due to Claimant as of the Petition Date is no less than \$1,127,975.52 (as detailed in the chart below), <u>plus</u> all accrued and accruing taxes, fees, costs and all other amounts due and owing under the Contracts, including, but not limited to accruing attorneys' fees and costs:

| Contract No. | Contract Balance | Late Fees | Misc. Fees | Subtotal |
|--------------|-------------------------|------------|-------------|----------------|
| 004 | \$47,322.97 | \$3,393.09 | \$624.09 | \$51,340.15 |
| 005 | \$1,007,076.77 | \$6,407.59 | \$63,151.01 | \$1,076,635.37 |
| TOT | AL: | | | \$1,127,975.52 |

Claimant reserves the right to amend, update and/or supplement this Proof of Claim at any time and in any respect and to assert any and all other claims of whatever kind or nature that it has, or it may have, against Debtor, including, without limitation, with respect to interest and attorneys' fees under 11 U.S.C. § 506(b) that accrue following the Petition Date. The filing of this Proof of Claim shall not be deemed (i) a waiver or release of any claims or rights of Claimant, (ii) an election of remedy, (iii) a waiver of any past, present or future defaults or events of default, and/or (iv) a waiver or release of any setoff rights, any right to any security that might be held by it or for its benefit, or any right to claim specific assets, or any other right or rights of action that the Claimant has or may have against the Debtor, any guarantor or any other persons or entities, and the Claimant expressly reserves all such rights. Further, nothing contained herein shall be deemed or construed as a waiver of any administrative expense claims that Claimant has or may have against Debtor and Claimant retains the right to assert such claims. This Proof of Claim is filed without prejudice to the filing by Claimant or any other applicable party or additional proofs of claim with respect to any other liability or indebtedness.

Nothing herein shall prejudice any rights that the Claimant may have against any other person or entity, including, without limitation, any of other debtors, any of their officers or directors and/or any guarantor, pursuant to the terms of any agreements and/or any applicable law. Nothing herein is intended to or shall amend, modify or waive any other claim filed by the Claimant against the Debtor or any other party. Without limiting the generality of the foregoing, nothing contained herein shall be deemed to be or construed as a waiver of any general unsecured claim, administrative priority claim, secured claim or right to specific performance that Claimant has or may have against the Debtor or any guarantor, or any claims or obligations of any type that Claimant has or may have against any other person or entity.

NOTICE

Claimant requests that all notices, pleadings, and other communications of any kind regarding this Proof of Claim be given to and served upon counsel for the Claimant: Vedder Price P.C., 222 North LaSalle Street, Suite 2400, Chicago, Illinois 60601, Attn.: David L. Kane, Tel.: (312) 609-7778, Email: dkane@vedderprice.com; and Vedder Price P.C, 1633 Broadway, 31st Floor, New York, New York 10019, Attn: Max DuVal, Tel: (212) 407-7765, Email: mduval@vedderprice.com.

EXHIBIT 1

(Contract 004)

Wallwork Financial Corporation 401 38th Street SW P.O. Box 628 Fargo, ND 58107-0628

Combination Note and Security Agreement

Name and Address of Debtor

Kal Freight Inc. 1607 South Campus Ave Ontario, California 91761 Note# 12419-004

This Agreement dated as of 08/03/2020 by the debtor named above (the "Debtor") in favor of Wallwork Financial Corporation ("Secured Party").

1. Loan. For value received, Debtor hereby promises to pay to the order of Secured Party at its main office in Fargo, ND in lawful money of the United States of America the principal sum of \$1,785,544.88 together with interest on the unpaid balance hereof from the date funds are disbursed.

Principal and interest shall be payable in (48) equal consecutive monthly installment payments of \$40,716.04 commencing 11/03/2020 and continuing on the same day of each month thereafter until fully paid. Installment payments shall be applied first to interest and then to principal. Any installment payment not made within ten (10) days after its due date shall be subject to a late charge of up to 5.0% of the amount of the installment but in any event not more than permitted by applicable state law.

Debtor shall have the right to prepay all or part of the principal indebtedness due Secured Party at any time. In consideration of such prepayment right, and as compensation to Secured Party for the loss of the benefit of its bargain, unless prohibited by applicable state law, Debtor shall also pay to Secured Party a percentage of the remaining amount of indebtedness being prepaid equal to 5% in year one of Loan, 4% in year two of Loan, 3% in year three of Loan, or the maximum rate allowed under applicable state law if lower.

This Loan may be prepaid in part but only as a result of a disposition of an item of collateral which secures this Loan. The amount of such prepayment shall be the product of the unpaid principal balance of this Loan determined in accordance with the preceding paragraph times a fraction, the numerator of which is the original advance made by the Secured Party with respect to the item of collateral in question and the denominator of which is the original principal balance of this Loan with respect to the existing collateral securing this Loan. Nothing contained in this paragraph shall be construed as an authorization by Secured Party to the undersigned to sell or otherwise dispose of an item of collateral by the undersigned shall be made solely in accordance with the terms of this security agreement or other agreement pursuant to which the undersigned pledged such item of collateral to Secured Party.

The undersigned may remit to Secured Party amounts in excess of an installment that is due hereunder and Secured Party shall apply such amount to the next maturing installment or installments. Payment of amounts in excess of the installment that is due or installments prior to the due date thereof shall not be treated as a prepayment or result in a change to either the total number of installments or the total sum of all installments payable under this Loan.

- 2. Definitions. The following terms have the following meanings in this Agreement:
 - "Equipment" means the following described equipment of the Debtor, together with all accessories, attachments, parts, repairs, additions, and replacements attached thereto or incorporated therein: **Equipment Description:**
 - * See Attached "Equipment Schedule" dated 08/3/2020 *

"Guarantor" means any guarantor of the Loan.

"Loan" means the loan evidenced by paragraph 1 of this Agreement.

"Obligations" means (a) the Loan and all other obligations of Debtor to Secured Party under this Agreement and (b) each and every other obligation Debtor may now or at any time in the future owe to Secured Party.

THIS AGREEMENT INCLUDES THE TERMS ON THE ATTACHED PAGE(S).

IN WITNESS WHEREOF the Debtor has signed this Agreement as of the date first above written.

| Kal Freight Inc. | | |
|---|-----------------|---|
| Debtor Name | Debtor Phone: (|) |
| Debtor Signature | Debtor Cell: (|) |
| Additional Debtor Signature (if applicable) | Debtor Email: | |

- Security Interest. To secure payment of the Obligations, Debtor hereby grants Secured Party a security interest in the Equipment and in the proceeds thereof.
- 4. Representations and Agreements. Debtor hereby represents and agrees as follows:
 - (a) Authorization. If Debtor is not an individual, the execution, delivery and performance of this Agreement has been duly authorized by all necessary action on the part of the Debtor and will not violate any provision of the Debtor's governing documents
 - (b) Business Location; Name. Debtor shall not change its name or business address from that set forth above, and, if an individual, shall not change the state of residence, and, if not an individual, shall not change the state of organization, unless it shall have given Secured Party or its assigns no less than thirty (30) days' prior written notice thereof.
 - (c) Business Purpose; Lawful Use. The Equipment will be used primarily for business purposes as opposed to personal, family or household purposes. Debtor will comply with all laws and regulations applicable to the Equipment and its use.
 - (d) Clear Title; Authorization to Pay Loan Proceeds. Upon disbursement of the proceeds of the Loan, Debtor will have good and marketable title to the Equipment free and clear of all security interests, liens, and other encumbrances and rights, and of all claims of co-ownership by others. Debtor authorizes Secured Party to disburse the Loan proceeds directly to the seller of the Equipment to Debtor to the extent of the unpaid purchase price.
 - (e) No Sales or Junior Liens. Debtor will not sell, transfer, lease, grant a security interest in, or otherwise encumber the Equipment except for the security interest granted hereunder.
 - (f) Equipment Delivery. The Equipment has been delivered to and accepted by the Debtor and is in all respects satisfactory to Debtor.
 - (g) Equipment Location. Debtor will not part with possession or control of or suffer or allow to pass out of its possession or control any Equipment or change the location of the Equipment or any part thereof from the Equipment Location shown above unless the Equipment is rolling stock.
 - (h) Maintenance. Debtor will maintain the Equipment in good repair, condition, and working order and will furnish all parts and services required therefor, all at its expense, ordinary wear and tear excepted.
 - (i) Taxes. Debtor will pay all personal property, sales, use, and other taxes levied on or assessed against the Equipment before the date on which penalties attach thereto.
 - (j) Equipment Personalty. The Equipment shall remain personal property regardless of its attachment to realty, and Debtor agrees to take such action at its expense as may be necessary to prevent any third party from acquiring any interest in the Equipment as a result of its attachment to realty.
 - (k) Equipment Use. Debtor will use the Equipment with due care and only for purposes of which it is intended.
 - (I) Casualty Insurance. Debtor will obtain and maintain physical damage insurance issued by responsible insurance companies insuring the Equipment against damage and loss in an amount not less than the full replacement value of the Equipment. Debtor shall furnish Secured Party with a certificate of insurance evidencing the issuance of a policy to Debtor in at least the minimum amounts required herein naming Secured Party as loss payee for the property damage coverage. Each such policy shall be in such form and with such insurers as may be satisfactory to Secured Party and each such policy shall contain a clause requiring the insurer to give Secured Party at least 10 days prior written notice of any alteration in the terms of the policy or the cancellation thereof. Debtor shall advise Secured Party in writing promptly of any loss or damage to the Equipment and of the circumstances and extent of such damage. Any insurance or condemnation proceeds received shall be paid to Secured Party and credited to Debtor's Obligations. Notwithstanding anything herein to the contrary, Debtor shall not be required to pay to Secured Party a prepayment premium on a prepayment hereunder that is due to a casualty to the Equipment provided Debtor provides Secured Party with proof of an insurance claim therefore.
 - (m) Inspection Rights. Debtor will permit Secured Party to inspect the Equipment at any time and from time to time as Secured Party may reasonably request.
 - (n) Further Assurances. Debtor will promptly execute and deliver to Secured Party such further documents and take such further action as Secured Party may request in order to carry out more effectively the intent and purpose of this Agreement, including the execution and delivery of appropriate financing statements to protect fully Secured Party's interest hereunder in accordance with the Uniform Commercial Code or other applicable law. Secured Party and any assignee of Secured Party is authorized to file one or more Uniform Commercial Code financing statements without the signature of Debtor or signed by Secured Party or any assignee of Secured Party as attorney-in-fact for Debtor. Debtor hereby grants to Secured Party a power of attorney in Debtor's name, to apply for a certificate of title for any item of Equipment that is required to be titled under the laws of any jurisdiction where the Equipment is or may be used and/ or to transfer title thereto upon the exercise by Secured Party of its remedies upon an Event of Default by Debtor under this Agreement. Debtor will pay all costs of filing any financing, continuation or termination statements with respect to this Agreement including, without limitation, any documentary stamp taxes relating thereto. Debtor will do whatever may be necessary to have a statement of interest of Secured Party and any assignee of Secured Party in the Equipment noted on any certificate of title relating to the Equipment and will deliver said certificate to Secured Party. If Debtor fails to perform or comply with any of its agreements, Secured Party may perform or comply with such agreements in its own name or in Debtor's name as attorney-in-fact and the amount of any payments and expenses of Secured Party incurred in connection with such performance or compliance, together with interest thereon at the rate provided above, shall be deemed payable by Debtor upon demand.
- 5. Events of Default. The occurrence of any one of the following events will constitute an "Event of Default" hereunder:
 - (a) Default in the payment, when due, of any payment of principal or interest on the Loan, or default in the payment when due, of any of the other Obligations.
 - (b) The breach of any one or more of the representations of Debtor hereunder, or failure of Debtor to observe or perform any one or more of the agreements to be observed or performed by Debtor hereunder.
 - (c) The filing of a petition by or against Debtor or any Guarantor under the federal Bankruptcy Code naming Debtor or such Guarantor as debtor.
 - (d) Appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or the commencement of any proceeding under any state bankruptcy or insolvency law by or against, Debtor or any Guarantor.
 - (e) Any financial or credit information submitted by or on behalf of Debtor or any Guarantor shall prove to have been false or misleading when submitted.
 - (f) An event of default shall occur under any indebtedness Debtor may now or hereafter owe to any affiliate of Secured Party.
 - (g) Any individual Debtor or individual Guarantor shall die.

CaseC24\$+9 2619106124ai 100 obs: the nFi4l266 221/241/265 in 10 25 35 23 Marin 0 10/360/225 en 12 ag 42 24 19 of 1.50 7 of 56

- (h) Debtor's consolidation with, merger into, or sale of all or substantially all of its assets to, any individual, corporation or other entity.
- Remedies. Upon the occurrence of an Event of Default, and at any time thereafter, Secured Party may exercise, in its discretion, any one or more of the rights and remedies set forth below.
 - (a) Secured Party may declare the Loan and each other Obligation to be immediately due and payable, and the same shall thereupon be and become immediately due and payable in full without presentment, notice of dishonor, or protest, all of which Debtor hereby waives; provided, however, that upon the filing of a petition by or against Debtor under the federal Bankruptcy Code naming the Debtor as debtor, the Loan and each other Obligation shall automatically be and become immediately due and payable in full without notice or demand of any kind.
 - (b) Secured Party may exercise any and all of the rights and remedies available to a secured party under the Uniform Commercial Code as in effect in the State of North Dakota, and in connection therewith, Debtor agrees at its expense to assemble the Equipment and make it available to Secured Party at a place or places to be designated by Secured Party in the continental United States reasonably convenient to both Secured Party and Debtor, and agrees that any notice of intended disposition of the Equipment required by law shall be deemed reasonable if such notice is given to Debtor in the manner provided in this Agreement at least 10 days before the date of such disposition.
 - (c) Secured Party may recover from Debtor, and Debtor agrees to pay, the legal fees and expenses incurred by Secured Party in the exercise of any right or remedy available to it under this Agreement, including expenses of repossession, repair, storage, transportation, and disposition of the Equipment.
 - (d) Secured Party may exercise any and all other rights and remedies available to it by law or other agreement.

7. Miscellaneous.

- (a) Secured Party shall not be deemed to have waived any of its rights hereunder unless such waiver be in writing and signed by Secured Party. No delay or omission on the part of Secured Party in exercising any right hereunder shall operate as a waiver of such right or any other right. A waiver on any one occasion hereunder shall not be construed as a bar to or waiver of any right or remedy on any future occasion.
- (b) All rights and remedies of Secured Party shall be cumulative and may be exercised singularly or concurrently, at Secured Party's option, and the exercise or enforcement of any one such right or remedy shall not bar or be a condition to the exercise or enforcement of any other.
- (c) Any written notice hereunder to Debtor or Secured Party shall be deemed to have been given when delivered personally or deposited with a recognized overnight courier service or in the United State mails, postage prepaid, addressed to recipient at its address set forth above or at such other address as may be last known to sender.
- (d) Debtor shall keep accurate and complete records pertaining to Debtor's business and financial condition and submit to Secured Party such periodic reports concerning Debtor's business and financial condition as Secured Party may from time to time reasonably request.
- (e) This Agreement contains the entire agreement between the parties and may not be modified except in writing, signed by the parties. Any action by either party concerning the Agreement shall be venued in the courts of the state of North Dakota and the parties hereby submit to the personal jurisdiction of the Courts of North Dakota, both federal and state, in any action with respect to the Agreement and agree that any state Court action shall be venued in either the District Court of Cass, North Dakota, or Federal District Court in Fargo, North Dakota. Any provision which is in conflict with any applicable law shall be deemed, omitted, modified or altered to conform thereto. The invalidity of any portion of the Agreement shall not affect the remaining portions.
- (f) This Agreement shall be binding upon and inure to the benefit of the successors and assigns of Debtor and Secured Party.
- (g) If this Agreement is signed by more than one person as Debtor, then the term "Debtor" shall refer to each of them separately and to all of them jointly, and each such person shall be liable hereunder individually in full and jointly with the others.
- (h) There shall be one original of the Agreement and it shall be marked "Original". To the extent that this Agreement constitutes chattel paper (as that term is defined by the Uniform Commercial Code), a security interest may be created only in the Agreement marked "Original."
- (i) Notwithstanding anything to the contrary contained herein, if the rate of interest, late payment fee, prepayment premium or any other charges or fees due hereunder are determined by a court of competent jurisdiction to be usurious, then said interest rate, fees and/or charges shall be reduced to the maximum amount permissible under applicable law and any such excess amounts shall be applied towards the reduction of the principal balance of this Loan.
- (j) Any provision in this Agreement that is unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such unenforceability, without invalidating the remaining provisions of the Agreement, and any such unenforceability in any jurisdiction shall not render unenforceable such provision in any other jurisdiction.
- (k) Paragraph headings are for convenience only, are not part of this Agreement and shall not be deemed to affect the meaning or construction of any of the provisions hereof.

DEBTOR HEREBY WAIVES ANY RIGHT TO A JURY TRIAL WITH RESPECT TO ANY MATTER ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT.

Ver. 04/08

Equipment Schedule

Wallwork Financial Corporation

Name of Debtor Kal Freight Inc. 1607 South Campus Ave Ontario, California 91761 # 12419-004

| | Description | Serial Number |
|-----|---|-------------------|
| 1. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR7MSMA5533 |
| 2. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR0MSMA5535 |
| 3. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR6MSMA5538 |
| 4. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR5MSMA5546 |
| 5. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR9MSMA5548 |
| 6. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR7MSMA5550 |
| 7. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR9MSMA5551 |
| 8. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR6MSMA5555 |
| 9. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR8MSMA5556 |
| 10. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR1MSMA5558 |
| 11. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDR3MSMA5559 |
| 12. | New 2021 Freightliner Cascadia Semi-Tractor | 3AKJHHDRXMSMA5560 |

Date: 08/03/2020

Kal Freight Inc. - Debtor

~ J

By -

EXHIBIT 2

(Certificates of Title for Contract 004)

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KEEP IN A SAFE PLACE - VOID IF ALTERED

Case Case Para Pos File in grant per Hash Chilaria Babon Desse Maning Indovions all a grant miller of 56 NOTICE OF TRANSFER AND RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. Print name of new owner. Print new owner's address. You are required by law to notify the Department of Motor Vehicles within Enter odometer reading at the time of five (5) days from the date you sell or otherwise dispose of a vehicle. This sale (motor vehicles only). form is provided for use in reporting the sale or transfer to the Department, Print new owner's city, state, and ZIP and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached Enter date you sold or transferred the described vehicle. Print your name. When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0". and civil litigation resulting from operation after the date of sale becomes Print your address. the responsibility of the subsequent purchaser(s). Sign your name where designated. WARNING: If you provide incomplete, inaccurate or unclear Print your city, state and ZIP code information, the information shall not be updated or retained. 111000 TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE, OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED NOTICE TO: CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. **DEPARTMENT OF MOTOR VEHICLES** P.O. BOX 942859 **SACRAMENTO, CA 94259-0001** APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. ☐ AND w R G 6. COUN R D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. I declare under penalty of perjury under the laws of the State of California that the Information entered on this application is true and correct. E SIGNATURE OF NEW REGISTERED OWNER DRIVER LICENSE OR ID, CARD NO. PURCHASE DATE 9a, DATE 18 54 9h. DATE PURCHASE PRICE OR IF GIFT, SO STATE SIGNATURE OF NEW REGISTERED OWNER DRIVER LICENSE OR ID CARD NO. LEASED VEH. HOLL 13. CITY ZIP CODE STATE TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the reading entered above my signature in compliance with Federal law. 14. Odometer now reads: The section of the vehicle unless and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING -Mileage is not the actual mileage. exceeds the odometer mechanical limits. R/S NUMBER D I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct. SIGNATURE OF AUTHORIZED AGEN PRINTED NAME OF AGENT DEALER NAME DEALER NUMBER E SALESPERSON'S NUMBER • • • • 1.56 SOLD THROUGH AUCTION IF APPLICABLE Ñ 15. Odometer now reads: The large of the vehicle unless R/S NUMBER exceeds the odometer mechanical limits. one of the following statements is checked: WARNING - Mileage is not the actual mileage. I certify (or declare) under penalty of perjury under the laws SIGNATURE OF AUTHORIZED AGENT A the State of California that the foregoing is true and correct DATE DEALER NUMBER PRINTED NAME OF AGENT DEALER NAME X BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING DATE PRINTED NAME OF BUYER OR AGENT SALESPERSON'S NUMBER Ó N S 16. Ocometer now reads: (Including Including I R/S NUMBER one of the following statements is checked: WARNING - Mileage | is not the actual mileage. | exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of Californie that the foregoing is true and correct. 0 N SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NAME DEALER NUMBER BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OR AGENT DATE

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| WALLWORK FNCL CORP | 2. X |
| PO BX 628 | Signature releases interest in vehicle. (Company names must be countersigned) |
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REEP IN A SAFE PLACE - VOID IF ALTERED

9111570f 56 NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. Print name of new owner. Print new owner's address. You are required by law to notify the Department of Motor Vehicles within Enter odometer reading at the time of five (5) days from the date you sell or otherwise dispose of a vehicle. This salè (motor-vehicles only). form is provided for use in reporting the sale or transfer to the Department, Print new owner's city, state, and ZIP and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached Enter date you sold or transferred the title. described vehicle. When this form is properly completed and the information is recorded by Print your name. Enter selling price (in whole dollars-no-DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes cents). If vehicle is a gift, enter "0". Print your address. the responsibility of the subsequent purchaser(s). Sign your name where designated. WARNING: If you provide incomplete, inaccurate or unclear Print your city, state and ZIP code, information, the information shall not be updated or retained. TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE, OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED NOTICE TO: CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001 APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days. The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. 3a. TRUE FULL NAME(S) OF NEW REGISTERED OWNER(S) (LAST, FIRST, MIDDLE) AS IT APPEARS ON DRIVER'S LICENSE OR I.D. CARD ☐ AND OR 4. RESIDENCE O w R E COUNTY OF RESIDENCE S B E °o If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. I declare under penalty of perjury under the laws of the State of California that the Information entered on this application is true and correct PURCHASE DATE DRIVER LICENSE OR ID CARD NO. SIGNATURE OF NEW REGISTERED OWNER LEASED 10. ADDRESS OF NEW LESSEE 12 STREET ADDRESS OR POLBOX NUMBER TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law 14. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage is not the actual mileage. R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this λŀ application is true and correct. DATE SIGNATURE OF AUTHORIZED AGEN DEALER NAME BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING SALESPERSON'S NUMBE PRINTED NAME OF BUYER OR AGENT R DATE DATE OF AUCTION AUCTION NAME DEALER NUMBER SOLD THROUGH AUCTION IF APPLICABLE 15. Odometer now reads: [The state of the s R/S NUMBER one of the following statements is checked: WARNING - Mileage in sort the actual mileage. In exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. DATE PRINTED NAME OF AGENT DATE SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OR AGENT Ó 16. Odometer now reads: (Inc. 1971) (no tenths) miles, and to the best of my knowledge raffects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage | is not the actual mileage. | exceeds the odometer mechanical limits. DATE SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NUMBER DEALER NAME

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CaseCaseAg191061762 in Office of the CaseCase Again of the CaseCas NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. (A) Print name of new owner. (B) Print new owner's address. You are required by law to notify the Department of Motor Vehicles within Enter odometer reading at the time of five (5) days from the date you sell or otherwise dispose of a vehicle. This sale (motor vehicles only). form is provided for use in reporting the sale or transfer to the Department, ∕and ZIP Print new owner's city, state, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached Enter date you sold or transferred the described vehicle: When this form is properly completed and the information is recorded by Print your name. DMV (see WARNING below), liability for parking and/or traffic violations Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0". and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s). Print your address. Sign your name, where designated. (1) O WARNING: If you provide incomplete, inaccurate or unclear Print your city, state and ZIP code. information, the information shall not be updated or retained. TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE, OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED NOTICE TO: CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001 APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type!) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days. The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change 3a. TRUE FULL NAME(S) OF NEW REGISTERED OWNER(S) (LAST. FIRST. ☐ AND N w R CI G R D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct: SIGNATURE OF NEW REGISTERED OWNER DRIVER LICENSE OR ID CARD NO. 9a, DATE R SIGNATURE OF NEW REGISTERED OWNER PURCHASE PRICE OR IF GIFT, SO STATE 9b. DATE ONLY HOL 13. CITY ZIP CODE TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Fallure to complete or making a false statement may result The signature below releases my interest in this vehicle, acknowledges the coometer mileage recorded by the seller, and certifies to the reading entered above my signature in compliance with Federal law. 14. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage ... is not the actual mileage. exceeds the odometer mechanical fimits R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct. Е DATE SIGNATURE OF AUTHORIZED AGEN E DATE $1 \setminus 1$ SOLD THROUGH AUCTION IF APPLICABLE 15. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual infleage of the vehicle unless R/S NUMBERS one of the following statements is checked: *WARNING* - Mileage ☐ is not the actual mileage. I certify (or declare) under penalty of perjury under the laws of the State of California is not the actual mileage. | exceeds the odometer mechanical limits, the State of California that the foregoing is true and correct. I certify (or declare) under penalty of perjury under the laws SIGNATURE OF AUTHORIZED AGENT DATE PRINTED NAME OF AGENT DEALER NAME

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0 N S TO PROPERLY RELEASE YOUR LIABILITY, PLEASE READ AND FOLLOW INSTRUCTIONS ON REVERSE SIDE CASES CASES AND FOLLOW INSTRUCTIONS ON REVERSE SIDE 56 NOTICE OF TRANSFER AND RELEASE OF LIABILITY MAIL TH**IS P**ORTION TO DMV-OR-FILE ONLI**N**E AT dmv.ca.gov A. NEW OWNER'S LAST NAME (OR) COMPANY NAME APT NUMBER C. ODOMETER READING (NO TENTHS) D. CITY E. DATE OF SALE OR LEASE RETURN SELLER'S OR LESSEE'S LAST NAME (OR) COMPANY NAME FIRST G. SELLING PRICE (NO CENTS) **DOLLARS** H. SELLER'S OR LESSEE'S ADDRESS APT NUMBER I. SELLER'S OR LESSEE'S SIGNATURE J. CITY ZIP CODE VEHICLE ID NUMBER YR, MODEL MAKE PLATE NUMBER .3AKJHHDR1MSMA5558 2021 FRHT 4QEX886 REG 138A (REV 10/2012) STATE OF CALIFORNIA CERTIFICATE OF TITLE 19120090AH1 VEHICLE HISTORY COMMERCIAL TITLE ONLY YR MODEL VEHICLE ID NUMBER MAKE PLATE NUMBER JAKJHHDRIMSMA5558-2021 FRHT 4QEXA86 UNLADEN AX WEIGHT REGISTRATION EXPIRATION DATE BODY TYPE MODEL FUEL TRANSFER DATE FEES PAID DΖ 3 15500 D \$52 08/31/2020 YR 1ST SOLD CLASS EQUIPMT/TRUST NUMBER **2020 MA** BI 09/08/20 MOTORCYCLE ENGINE NUMBER ODOMETER DATE ODOMETER READING REGISTERED OWNER(S) KAL FREIGHT INC ILO7 S CAMPUS AVE ONTARIO CA 91761 I certify (or declare) under penalty of perjury under the laws of the State of California that THE SIGNATURE(S) BELOW RELEASES INTEREST IN THE VEHICLE. HOLD TO SIGNATURE OF REGISTERED OWNER Federal and State law requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment The odometer now reads ____ (no tenths), miles and to the best of my knowledge reflects the actual mileage unless one of the following statements is checked. Mileage is VOID if altered or erased Odometer reading is not the actual mileage.

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KEEP IN A SAFE PLACE - VOID IF ALTERED

COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached title.

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NÉW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

A) Printing of pour dymar

- A) Print name of new owner.
- B) Print new owner's address.
- (C) Enter odometer reading at the time ofsale (motor vehicles only).

RELEASE OF LIABILITY

- (D) Print new owner's city, state, and ZIP, code.
- (E) Enter date you sold or transferred the described vehicle.
- F) Print your name.
- (G) Enter selling price (in whole dollars-nocents). If vehicle is a gift, enter "0".
- (H) Print your address.
- Sign your name where designated.
- J) Print your city, state and ZIP code.

FILE ONLINE, OR MAIL THIS COMPLETED NOTICE TO:

DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 **SACRAMENTO, CA 94259-0001** APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type:) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days. The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. LAST, FIRST, MIDDLE AND w 4. RESIDENCE F Ĝ B. CI Ď If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct DRIVER LICENSE OR ID CARD NO. SIGNATURE OF NEW REGISTERED OWNER 9a. DATE SIGNATURE OF NEW REGISTERED OWNER 9b. DATE LEASED 10. ADDRESS O 12. STREET ADDRESS OR P.O. BOX NUMBER 13. CITY TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: (In the last of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage | is not the actual mileage. | exceeds the odometer mechanical limits. R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this E application is true and correct. A DATE SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGEN DATE BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READIN R DATE OF AUCTION AUCTION NAME DEALER NUMBER SOLD THROUGH AUCTION IF APPLICABLE R ANSAC 15. Odorneter now reads: (The first of the vehicle unless, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage | Is not the actual mileage | exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. DATE IGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT Ţ BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING DATE PRINTED NAME OF BUYER OR AGENT 0 S 16. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage __ is not the actual mileage. __ ceceds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. DATE SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NAME DEALER NUMBER 20 DATE BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OR AGENT SALESPERSON'S NUMBER

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CaseCaseAg1906712indg8413epE426421/77illestin DesseManineF406465snBag67A6657of 56 NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. Print name of new owner. Print new owner's address. You are required by law to notify the Department of Motor Vehicles within Enter odometer reading at the time of five (5) days from the date you sell or otherwise dispose of a vehicle. This sale (motor vehicles only). form is provided for use in reporting the sale or transfer to the Department, Print new owner's city, state. and ZIP and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached Enter date you sold or transferred the described vehicle. Print your name. When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0". and civil litigation resulting from operation after the date of sale becomes Print your address. the responsibility of the subsequent purchaser(s). Sign your name where designated. WARNING: If you provide incomplete, inaccurate or unclear Print your city, state and ZIP code information, the information shall not be updated or retained. المستران المالية TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE, OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED NOTICE TO: CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 **SACRAMENTO, CA 94259-0001** APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. ☐ AND E . ÇIT G A E D If there is a mailing address entered on this form it is a valid, existing and accurate address, I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct. DRIVER LICENSE OR ID, CARD NO. 1 3 PURCHASE DATE Ã 9a, DATE 3000 95. DATE PURCHASE PRICE OR IF GIFT, SO STATE SIGNATURE OF NEW REGISTERED OWNER DRIVER LICENSE OR ID CARD NO. LEASED ONLY 13. CITY ZIP CODE TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result In fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller; and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: Fig. (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage I is not the actual mileage. exceeds the odometer mechanical limits. D R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the Information entered on this 175.7 DATE SIGNATURE OF AUTHORIZED AGEN PRINTED NAME OF AGENT DEALER NAME DEALER NUMBER SALESPERSON'S NUMBER E DATE BUYER'S SIGNATURE ACKNOWLEDGES ODOMETER READII PRINTED NAME OF BUYER OF DATE OF AUCTION SOLD THROUGH AUCTION IF APPLICABLE R A 15. Odometer now reads: (In the vehicle unless of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage | is not the actual mileage. | exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NAME A C T DATE DEALER NUMBER BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING DATE PRINTED NAME OF BUYER OR AGENT SALESPERSON'S NUMBER 0 N S 16. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage is not the actual mileage. exceeds the odometer mechanical limits. 0 I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. N DEALER NAME PRINTED NAME OF AGENT DEALER NUMBER BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OR AGENT

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COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS.

IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached title.

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

NOTICE OF TRANSFER AND / RELEASE OF LIABILITY

- (A) Print name of new owner.
- (B) Print new owner's address.
- (C) Enter odometer reading at the time of sale (motor-vehicles only).
- D) Print new owner's city, state. and ZIP code.
- (E) Enter date you sold or transferred the described vehicle.
- (F) Print your name.
- (G) Enter selling price (in whole dollars-no-cents). If vehicle is a gift, enter "0".
- (H) Print your address.
- (I) Sign your name where designated.
- (J) Print your city, state and ZIP code.

FILE ONLINE, OR MAIL THIS COMPLETED NOTICE TO:

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| N OWNER'S LAST NAME (OR) COMPANY | Y NAME FIRST | | | |
| / OWNER'S ADDRESS | | | APT NUMBER | C ODOMETER READING (|
| | | | THOMAS: | O OBOXILITER READING |
| ~_\\\. | STATE ZIP (| CODE | ! | E DATE OF SALE OR LEA |
| | | | | MO. DAY |
| ER'S OR LESSEE'S LAST NAME (OR) C | OMPANY NAME FIRST | | | G SELLING PRICE (NO CE |
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| LER'S OR LESSEE'S ADDRESS | | | APT NUMBER | I. SELLER'S OR LESSEE'S |
| <u>, </u> | STATE ZIP | CODE | | <u>X</u> |
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| VEHICLE ID NUMBER | | YR. MODEL MA | KE | PLATE NUMBER |
| JAKJHHDR9MSMA55 | 51 | 2021 F | ₹нт | 4@EX883 |
| , and the same of | | | | |
| 38A (REV 10/2012) | 5: | | | THE RESERVE THE PARTY OF THE PA |
| | STATE OF C | ALIFORN | IA 🍱 | |
| 101 30000111 | CERTIFICAT | | | A KAULETTE |
| 141500409H7 | CENTIFICAT | | └└ VEHIC | LÉ HISTORY |
| COMMERCIAL | TITLE ONLY | | | |
| VEHICLE ID NUMBER | | YR MODEL MA | KE | PLATE NUMBER |
| 3AKJHHDR9MSMA55 | 51 : | 2021 F | THF | 4QEXBB3 REGISTRATION |
| DZ BODY TYPE MODEL | AX WEIGHT FUEL TRANSF | | FEES PAID | DSOS/1E/80 |
| | YR 1ST SOLD CLASS YR | | | |
| | | MO EQUIPMT/ | TRUST NUMBER | ISSUE DATE |
| i | 2020 MA | BI EQUIPMT/ | RUST NUMBER | ISSUE DATE 09/08/20 |
| MOTORCYCLE ENGINE NUMBER | | | | 09/08/20 |
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| MOTORCYCLE ENGINE NUMBER REGISTERED OWNER(S) KAL FREIGHT INC | 2020 MA | BI | | |
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| MOTORCYCLE ENGINE NUMBER REGISTERED OWNER(S) KAL FREIGHT INC 1607 S CAMPUS A | 2020 MA VE 1 | BI | DATE | ÖÖOMETER READING |
| MOTORCYCLE ENGINE NUMBER REGISTERED OWNER(S) KAL FREIGHT INC 1607 S CAMPUS A ONTARIO CA 9176 | VE ty of perjury under the laws of the X | BI | DATE | ÖÖOMETER READING |
| MOTORCYCLE ENGINE NUMBER REGISTERED OWNER(S) KAL FREIGHT INC 1607 S CAMPUS A ONTARIO CA 9176 I certify (or declare) under penalinterest in the vehicle, 1a | VE L ty of perjury under the laws of the X X | ODOMETER THE State of California | DATE that THE SIGNAT | ÖÖOMETER READING |
| REGISTERED OWNER(S) KAL FREIGHT INC 1607 S CAMPUS A ONTARIO CA 9176 I certify (or declare) under penal INTEREST IN THE VEHICLE. 1a. DATE 1b. DATE Federal and State law requires | VE I ty of perjury under the laws of the X X That you state the mileage up- | BI ODOMETER THE State of California SIGNATURE OF REGISTI SIGNATURE OF REGISTI | that THE SIGNAT | ÜRE(S) BELOW RELEAS |
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| REGISTERED OWNER(S) KAL FREIGHT INC LLOT S CAMPUS A ONTARIO CA 9176 I certify (or declare) under penal INTEREST IN THE VEHICLE, 1a DATE 1b DATE Federal and State law requires | ty of perjury under the laws of the X that you state the mileage upnes and/or imprisonment. | DI ODOMETER THE STATE OF REGISTRES OF TRANSPER OF OWNER ON TRANSPER OF OWNER OTHER OF THE SIGNATURE OF T | that THE SIGNATERED OWNER Ship. Failure to the best of my known to the control of | ÜRE(S) BELOW RELEAS |
| REGISTERED OWNER(S) KAL FREIGHT INC LLO? S CAMPUS A ONTARIO CA 917L I certify (or declare) under penal INTEREST IN THE VEHICLE. 1a. DATE The DATE Federal and State law requires false statement may result in fill The odometer now reads : I mileage unless one of the follow | ty of perjury under the laws of the X that you state the mileage upnes and/or imprisonment. | DE CODOMETER CODOMETE | that THE SIGNAT ERED OWNER Ship. Failure to, e best of my knowed or erased. | COMPLETER READING TURE(S) BELOW RELEAS Complete or providing a |
| REGISTERED OWNER(S) KAL FREIGHT INC LLOT S CAMPUS A ONTARIO CA 9176 I certify (or declare) under penal INTEREST IN THE VEHICLE. 1a DATE Federal and State law requires false statement may result in fir mileage unless one of the follow WARNING Odometer readin I certify (or declare) under penal | ty of perjury under the laws of the XX that you state the mileage upnes and/or imprisonment: (no tending statements is checked. Mileage is not the actual mileage. | DE COMMETER TO CO | that THE SIGNAT THE DOWNER THED OWNER TShip. Failure to, the best of my known and or erased. | COMPLETER READING TURE(S) BELOW RELEAS complete or providing a and a contract and a correct. |
| REGISTERED OWNER(S) KAL FREIGHT INC 1607 S CAMPUS A ONTARIO CA 9176 I certify (or declare) under penal INTEREST IN THE VEHICLE. 1a DATE The DATE Federal and State law requires false statement may result in fil The odometer now reads in the odometer now reads in the follow WARNING Odometer readin I certify (or declare) under penal DATE TRANSFERONS X | ty of perjury under the laws of the thickness and/or imprisonment. I (no tending statements is checked. Miles in on the actual mileage. Milesty of perjury under the laws of statements is checked. | DE COMMETER OF REGISTE ON TRANSFER OF OWNER OF REGISTE ON TRANSFER OF OWNER OF THE OWNER OWN | that THE SIGNAT THE OWNER TShip. Failure to, e best of my known of the control of | COMPLETER READING TURE(S) BELOW RELEAS complete or providing a and a contract and a correct. |
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| REGISTERED OWNER(S) KAL FREIGHT INC LOT S CAMPUS A ONTARIO CA 9176 Lettify (or declare) under penal INTEREST IN THE VEHICLE. 1a DATE The DATE Federal and State law requires false statement may result in fill The odometer now reads | ty of perjury under the laws of the X X | DATE PRESIDED NAME OF SEGISTS OF THE STATE OF ALL STATE AD CAREFULLY be reported to the 2. X Signature | that THE SIGNATE THE SIGNATE THE SIGNATE THE SIGNATE THE SHIP THE | CONDUCTER READING TURE(S) BELOW RELEAS complete or providing a powledge reflects the actual nits. going is true and correct. SKATURE (S) Motor Vehicles within |
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NG FAZZI ID GORNO P DE NECO CINATI LEGI JI NO DE SOEMBIJNO FAGONERIS PER GERAGERIAS TOF 56 NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. Print name of new owner. Print new owner's address. You are required by law to notify the Department of Motor Vehicles within (C) Enter odometer reading at the time of ... five (5) days from the date you sell or otherwise dispose of a vehicle. This sale (motor vehicles only). form is provided for use in reporting the sale or transfer to the Department, Print new owner's city, state, and ZIP ... and does not constitute application for transfer of ownership (title). This code. form is to be used ONLY for the vehicle described on the attached Enter date you sold or transferred the described vehicle. When this form is properly completed and the information is recorded by Print your name. Enter selling price (in whole dollars-no DMV (see WARNING below), liability for parking and/or traffic violations cents). If vehicle is a gift, enter "0". and civil litigation resulting from operation after the date of sale becomes Print your address. the responsibility of the subsequent purchaser(s). Sign your name where designated. WARNING: If you provide incomplete, inaccurate or unclear Print your city, state and ZIP code. information, the information shall not be updated or retained. مسترياه في عرابا TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE, OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED NOTICE TO: CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 **SACRAMENTO, CA 94259-0001** APPLICATION FOR TRANSFER BY NEW OWNER (Please print.or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days. The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. OF NEW REGISTERED OWNER(S) (LAST, FIRST, CMA COM W 6. COUNT OF WHERE Ý. ABOVÉ Ď If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. I declare under penalty of perjury under the laws of the State of California that the Information entered on this application is true and correct. ER DRIVER LICENSE OR ID, CÂRD NO. 9a, DATE SIGNATURE OF NEW REGISTERED OWNER 1 /3/19/1-31 SIGNATURE OF NEW REGISTERED OWNER 9b. DATE ID CARD NO: PURCHASE PRICE OR IF GIFT, SO STATE LEASED FIT NEW W 12, STREET ADDRESS OR P.O. BOX Ļ TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete of making a false statement may rasult In fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: Fig. 1 (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage ... Is not the actual mileage. D R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this F application is true and correct DAT DEALER NAME BLIYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING RINTED NAME OF BUYER OR AGENT DATE R DATE OF AUCTION AUCTION NAME SOLD THROUGH AUCTION IF APPLICABLE A 15. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER exceeds the odometer mechanical limits. one of the following statements is checked: WARNING - Mileage is not the actual mileage. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NAME A DATE BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING DATE PRINTED NAME OF BUYER OR AGENT 16. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage __ is not the actual mileage. __ exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NAME DEALER NUMBER X BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING . = 11 . 4

SALESPERSON'S NUMBER

1 1 1/3/31

PRINTED NAME OF BUYER OR AGENT

DATE

IX

EXHIBIT 3

(Payment History for Contract 004)

| Contract ID | Effective Date | Posting Date | Total Payment | Reference Nbr | Prin/Pmt | Int/Pmt | Late Fee Pmt |
|-------------|----------------|--------------|---------------|---------------|---------------|---------------|--------------|
| 12419-004 | 8/3/2020 | 8/7/2020 | \$500.00 | | \$0.00 | \$0.00 | \$0.00 |
| 12419-004 | 11/3/2020 | 11/3/2020 | \$40,716.04 | ACH | \$22,191.01 | \$18,525.03 | \$0.00 |
| 12419-004 | 12/3/2020 | 12/3/2020 | | ACH | \$34,617.78 | \$6,098.26 | \$0.00 |
| 12419-004 | 1/18/2021 | 1/19/2021 | \$40,716.04 | ONLINE | \$31,748.22 | \$8,967.82 | \$0.00 |
| 12419-004 | 1/18/2021 | 1/21/2021 | (\$40,716.04) | | (\$31,748.22) | | \$0.00 |
| 12419-004 | 1/22/2021 | 1/25/2021 | \$40,716.04 | ONLINE | \$30,951.08 | \$9,764.96 | \$0.00 |
| 12419-004 | 1/22/2021 | 1/27/2021 | (\$40,716.04) | ONLINE | (\$30,951.08) | (\$9,764.96) | \$0.00 |
| 12419-004 | 2/3/2021 | 2/3/2021 | \$40,716.04 | ONLINE | \$28,758.95 | \$11,957.09 | \$0.00 |
| 12419-004 | 2/3/2021 | 2/5/2021 | (\$40,716.04) | ONLINE | (\$28,758.95) | (\$11,957.09) | \$0.00 |
| 12419-004 | 2/8/2021 | 2/8/2021 | \$40,716.04 | 9343 | \$27,762.52 | \$12,953.52 | \$0.00 |
| 12419-004 | 2/12/2021 | 2/12/2021 | \$40,716.04 | 9543 | \$39,931.70 | \$784.34 | \$0.00 |
| 12419-004 | 3/1/2021 | 3/1/2021 | \$15.00 | 9570 | \$15.00 | \$0.00 | \$0.00 |
| 12419-004 | 3/3/2021 | 3/3/2021 | \$40,716.04 | 9878 | \$36,694.94 | \$4,021.10 | \$0.00 |
| 12419-004 | 4/1/2021 | 4/1/2021 | \$40,716.04 | 10621 | \$35,473.06 | \$5,242.98 | \$0.00 |
| 12419-004 | 4/26/2021 | 4/26/2021 | \$40,716.04 | 10693 | \$36,137.04 | \$4,579.00 | \$0.00 |
| 12419-004 | 6/2/2021 | 6/2/2021 | \$37,323.04 | 10942 | \$31,759.29 | \$5,563.75 | \$0.00 |
| 12419-004 | 6/30/2021 | 6/30/2021 | \$37,323.04 | ONLINE | \$32,831.37 | \$4,491.67 | \$0.00 |
| 12419-004 | 6/30/2021 | 6/30/2021 | \$3,393.00 | ONLINE | \$3,393.00 | \$0.00 | \$0.00 |
| 12419-004 | 6/30/2021 | 7/6/2021 | (\$3,393.00) | ONLINE | (\$3,393.00) | \$0.00 | \$0.00 |
| 12419-004 | 6/30/2021 | 7/6/2021 | (\$37,323.04) | ONLINE | (\$32,831.37) | (\$4,491.67) | \$0.00 |
| 12419-004 | 7/9/2021 | 7/9/2021 | \$37,323.04 | 12745 | \$31,387.62 | \$5,935.42 | \$0.00 |
| 12419-004 | 8/10/2021 | 8/10/2021 | \$37,323.00 | 14035 | \$32,462.24 | \$4,860.76 | \$0.00 |
| 12419-004 | 8/31/2021 | 8/31/2021 | \$0.04 | 14686 | \$0.00 | \$0.04 | \$0.00 |
| 12419-004 | 8/31/2021 | 8/31/2021 | \$37,323.04 | 14686 | \$34,108.89 | \$3,214.15 | \$0.00 |
| 12419-004 | 9/28/2021 | 9/28/2021 | \$37,323.04 | 15525 | \$33,296.68 | \$4,026.36 | \$0.00 |
| 12419-004 | 11/10/2021 | 11/10/2021 | \$37,323.04 | 16839 | \$31,221.02 | \$6,102.02 | \$0.00 |
| 12419-004 | 12/6/2021 | 12/6/2021 | \$37,323.04 | 17556 | \$33,639.17 | \$3,683.87 | \$0.00 |
| 12419-004 | 12/28/2021 | 12/28/2021 | \$37,323.04 | 18151 | \$34,291.24 | \$3,031.80 | \$0.00 |
| 12419-004 | 2/1/2022 | 2/1/2022 | \$37,323.04 | 19050 | \$32,905.78 | \$4,417.26 | \$0.00 |
| 12419-004 | 3/3/2022 | 3/3/2022 | \$37,323.04 | 19317 | \$33,161.03 | \$4,162.01 | \$0.00 |
| 12419-004 | 3/31/2022 | 3/31/2022 | \$37,323.04 | 20535 | \$33,788.32 | \$3,534.72 | \$0.00 |
| 12419-004 | 5/9/2022 | 5/9/2022 | \$37,323.04 | 21234 | \$32,673.92 | \$4,649.12 | \$0.00 |
| 12419-004 | 6/6/2022 | 6/6/2022 | \$37,323.04 | 21486 | \$34,121.42 | \$3,201.62 | \$0.00 |
| 12419-004 | 7/5/2022 | 7/11/2022 | \$37,323.04 | 24065 | \$33,998.33 | \$3,324.71 | \$0.00 |
| 12419-004 | 8/12/2022 | 8/15/2022 | \$33,930.04 | | \$30,225.76 | \$3,704.28 | \$0.00 |
| 12419-004 | 9/1/2022 | 9/1/2022 | \$33,930.04 | | \$32,083.70 | \$1,846.34 | \$0.00 |
| 12419-004 | 10/3/2022 | 10/3/2022 | \$33,930.04 | | \$30,938.78 | \$2,991.26 | \$0.00 |
| 12419-004 | 11/3/2022 | 11/3/2022 | \$33,930.04 | | \$31,232.73 | \$2,697.31 | \$0.00 |
| 12419-004 | 12/1/2022 | 12/1/2022 | \$33,930.04 | | \$31,513.36 | \$2,416.68 | \$0.00 |
| 12419-004 | 1/6/2023 | 1/6/2023 | \$33,930.04 | | \$31,036.33 | \$2,893.71 | \$0.00 |
| 12419-004 | 2/6/2023 | 2/6/2023 | \$33,930.04 | | \$31,557.06 | \$2,372.98 | \$0.00 |
| 12419-004 | 3/8/2023 | 3/8/2023 | \$33,930.04 | | \$31,515.27 | \$2,414.77 | \$0.00 |
| 12419-004 | 4/4/2023 | 4/4/2023 | \$33,930.04 | | \$32,062.50 | \$1,867.54 | \$0.00 |
| 12419-004 | 5/8/2023 | 5/8/2023 | \$30,537.04 | 34450 | \$28,459.00 | \$2,078.04 | \$0.00 |

| Contract ID | Effective Date | Posting Date | Total Payment | Reference Nbr | Prin/Pmt | Int/Pmt | Late Fee Pmt |
|-------------|----------------|--------------|---------------|---------------|---------------|--------------|--------------|
| 12419-004 | 6/5/2023 | 6/5/2023 | \$30,537.04 | ONLINE | \$28,970.00 | \$1,567.04 | \$0.00 |
| 12419-004 | 6/5/2023 | 6/7/2023 | (\$30,537.04) | ONLINE | (\$28,970.00) | (\$1,567.04) | \$0.00 |
| 12419-004 | 6/13/2023 | 6/13/2023 | \$30,537.04 | 36495 | \$28,505.69 | \$2,031.35 | \$0.00 |
| 12419-004 | 7/3/2023 | 7/5/2023 | \$30,537.04 | ONLINE | \$29,441.99 | \$1,095.05 | \$0.00 |
| 12419-004 | 7/3/2023 | 7/7/2023 | (\$30,537.04) | ONLINE | (\$29,441.99) | (\$1,095.05) | \$0.00 |
| 12419-004 | 7/10/2023 | 7/11/2023 | \$30,537.04 | СВР | \$29,058.72 | \$1,478.32 | \$0.00 |
| 12419-004 | 7/10/2023 | 7/13/2023 | (\$30,537.04) | СВР | (\$29,058.72) | (\$1,478.32) | \$0.00 |
| 12419-004 | 7/13/2023 | 7/14/2023 | \$30,537.04 | СВР | \$28,894.46 | \$1,642.58 | \$0.00 |
| 12419-004 | 7/13/2023 | 7/18/2023 | (\$30,537.04) | СВР | (\$28,894.46) | (\$1,642.58) | \$0.00 |
| 12419-004 | 7/25/2023 | 7/25/2023 | \$32,063.89 | 37528 | \$28,237.43 | \$2,299.61 | \$1,526.85 |
| 12419-004 | 8/1/2023 | 8/1/2023 | \$30,537.04 | 37624 | \$30,228.06 | \$308.98 | \$0.00 |
| 12419-004 | 9/5/2023 | 9/5/2023 | \$30,537.04 | 40013 | \$28,904.61 | \$1,632.43 | \$0.00 |
| 12419-004 | 10/3/2023 | 10/4/2023 | \$3,253.99 | | \$3,114.98 | \$139.01 | \$0.00 |
| 12419-004 | 10/3/2023 | 10/4/2023 | \$139.01 | | \$139.01 | \$0.00 | \$0.00 |
| 12419-004 | 10/3/2023 | 10/4/2023 | \$169.65 | WIRE | \$169.65 | \$0.00 | \$0.00 |
| 12419-004 | 10/4/2023 | 10/5/2023 | \$27,144.04 | ONLINE | \$25,992.29 | \$1,151.75 | \$0.00 |
| 12419-004 | 10/4/2023 | 10/10/2023 | (\$27,144.04) | ONLINE | (\$25,992.29) | (\$1,151.75) | \$0.00 |
| 12419-004 | 10/17/2023 | 10/17/2023 | \$27,144.00 | WIRE | \$25,476.20 | \$1,667.80 | \$0.00 |
| 12419-004 | 11/6/2023 | 11/6/2023 | \$0.04 | 40385 | \$0.00 | \$0.04 | \$0.00 |
| 12419-004 | 11/6/2023 | 11/6/2023 | \$23,751.04 | 40385 | \$23,204.28 | \$546.76 | \$0.00 |
| 12419-004 | 11/6/2023 | 11/6/2023 | \$3,393.00 | 40385 | \$3,393.00 | \$0.00 | \$0.00 |
| 12419-004 | 12/4/2023 | 12/5/2023 | \$20,358.04 | ONLINE | \$19,543.27 | \$814.77 | \$0.00 |
| 12419-004 | 12/4/2023 | 12/5/2023 | \$3,393.00 | ONLINE | \$3,393.00 | \$0.00 | \$0.00 |
| 12419-004 | 1/3/2024 | 1/4/2024 | \$20,358.04 | ONLINE | \$19,590.86 | \$767.18 | \$0.00 |
| 12419-004 | 1/3/2024 | 1/4/2024 | \$3,393.00 | ONLINE | \$3,393.00 | \$0.00 | \$0.00 |
| 12419-004 | 2/12/2024 | 2/13/2024 | \$20,358.04 | ONLINE | \$19,429.64 | \$928.40 | \$0.00 |
| 12419-004 | 2/12/2024 | 2/13/2024 | \$3,393.00 | ONLINE | \$3,393.00 | \$0.00 | \$0.00 |
| 12419-004 | 3/13/2024 | 3/14/2024 | \$20,358.04 | ONLINE | \$19,701.64 | \$656.40 | \$0.00 |
| 12419-004 | 3/13/2024 | 3/14/2024 | \$3,393.00 | ONLINE | \$3,393.00 | \$0.00 | \$0.00 |
| 12419-004 | 4/16/2024 | 4/17/2024 | \$20,358.04 | ONLINE | \$19,747.15 | \$610.89 | \$0.00 |
| 12419-004 | 5/29/2024 | 5/30/2024 | \$24,938.59 | ONLINE | \$23,052.91 | \$698.13 | \$1,187.55 |
| 12419-004 | 6/20/2024 | 6/21/2024 | \$24,938.59 | ONLINE | \$23,465.90 | \$285.14 | \$1,187.55 |
| 12419-004 | 7/17/2024 | 7/18/2024 | \$24,938.50 | ONLINE | \$23,457.47 | \$293.57 | \$1,187.46 |
| 12419-004 | 8/13/2024 | 8/14/2024 | \$23,751.04 | ONLINE | \$23,538.66 | \$212.38 | \$0.00 |

EXHIBIT 4

(Contract 005)



401 38th Street SW P.O. Box 628 Fargo, ND 58107-0628

Combination Loan and Security Agreement

(For Commercial Use Only)

Name and Address of Debtor

Kal Freight Inc 10156 Live Oak Avenue Fontana, CA 92335 Note# 12419-005

This Agreement dated as of April 20, 2023 by the debtor named above ("Debtor") in favor of Wallwork Financial Corporation ("Secured Party").

1. Loan. For value received, Debtor hereby promises to pay to the order of Secured Party at its main office in Fargo, ND or as otherwise directed by Secured Party in lawful money of the United States of America the principal sum of \$1,723,142.35 together with interest on the unpaid balance hereof in equal consecutive monthly installments according to the Payment Schedule set forth below; provided, however, that Debtor and Secured Party may agree to an Irregular Payment Schedule, in which case the Payment Schedule shall be set forth in an attached Irregular Payment Schedule. The first payment period shall begin on the date the loan proceeds are disbursed hereunder. The first installment shall be payable on the first payment due date set forth below (which may be the same as the date the first payment period begins). Subsequent installments shall be payable on the first day of each payment period beginning after the first payment period. Debtor agrees that the date the first payment period begins and the first payment due date may be left blank when this Agreement is executed and hereby authorizes Secured Party to insert such dates based upon the date the loan proceeds are disbursed. Any installment not paid within ten (10) days of when due shall be subject to a late charge of up to 5.0% of the amount of the installment but in any event nor entant permitted by applicable law.

Payment Schedule:

First payment due: June 4, 2023

Principal amount of loan proceeds disbursed: \$1,723,142.35

Number of Installments: 60

Amount of each installment: \$34,560.85

Payment Period: Monthly

Annual Interest rate used in computing payment schedule: 7.42 %

This Loan may be prepaid in whole at any time by paying to Secured Party the unpaid principal balance of this Loan, together with accrued but unpaid interest late charges and unpaid fees, plus a prepayment premium of 5% of the principal amount prepaid if prepaid during months 1 - 12, 4% during months 13 – 24, 3% during months 25 – 36 and a \$250 processing fee thereafter, or the maximum rate allowed under applicable law if lower.

This Loan shall not be prepaid in part except as a result of a disposition of an item of collateral which secures this Loan. The amount of such partial prepayment relative to an item of collateral shall be equal to a principal amount, as reasonably determined in Secured Party's sole discretion, together with accrued but unpaid interest, plus a prepayment premium calculated in accordance with the preceding paragraph with respect to the principal amount prepaid. Nothing contained in this paragraph shall be construed as an authorization by Secured Party to Debtor to sell or otherwise dispose of an item of collateral by Debtor shall be made solely in accordance with the terms of this Agreement or other agreement pursuant to which Debtor pledged such item of collateral by Debtor may remit to Secured Party amounts in excess of an installment that is due hereunder and Secured Party shall apply such amount to the next maturing installment(s), unless otherwise directed by Debtor. Payment of amounts in excess of the installment that is due or installments prior to the due date thereof shall not be treated as a prepayment or result in a change to either the total number of installments or the total sum of all installments payable under this loan.

The Debtor's obligation to re-pay the principal amount of this Loan together with interest and all other amounts payable by Debtor as set forth herein is absolute, unconditional and irrevocable, and all such amounts shall be paid by Debtor in accordance with the terms hereof without any abatement, reduction, setoff or defense of any kind.

Definitions. The following terms have the following meanings in this Agreement:

"Collateral" - Means all property in which a security interest is granted hereunder.

"Equipment" means the following described equipment of the Debtor, together with all accessories, attachments, parts, repairs, additions, and replacement attached thereto or incorporated therein: * See Attached "Equipment Schedule" dated April 20, 2023 *

After Debtor signs this Agreement, Debtor authorizes Secured Party to insert any missing information or change any inaccurate information (such as the model, year of the Equipment, or its serial number or VIN) into this Equipment Schedule.

"Guarantor" means any guarantor of the Loan.

"Loan" means the loan evidenced by paragraph 1 of this Agreement.

"Obligations" means (a) the Loan and all other obligations of Debtor to Secured Party under this Agreement and (b) each and every other obligation Debtor may now or at any time in the future owe to Secured Party.

Wallwork[~]

P.O. Box 628 Fargo, ND 58107-0628

Combination Loan and Security Agreement

(For Commercial Use Only)

Note# 12419-005

- Security Interest. To secure payment of the Obligations, Debtor hereby grants Secured Party a security interest in the Equipment and in the proceeds
- Representations and Agreements. Debtor hereby represents and agrees as follows:
- Authorization. (i) If Debtor is not an individual, the execution, delivery and performance of this Agreement has been duly authorized by all necessary action on the part of the Debtor and will not violate any provision of the Debtor's governing documents; (ii) the person signing on behalf of Debtor is duly authorized; (iii) all information provided by Debtor to Secured Party in connection with this Agreement is true and correct; and (iv) this Agreement constitutes a legal, valid and binding obligation of Debtor, enforceable against Debtor in accordance with its terms.

Business Location; Name. Debtor shall not change its name or business address from that set forth above, and, if an individual, shall not change the state of residence, and, if not an individual, shall not change the state of organization, unless it shall have given Secured Party or its assigns no less than thirty (30) days' prior written notice thereof.

Contact Information. Debtor agrees to provide Secured Party any new or changes to phone number, email address, or fax number as soon as Business Purpose; Lawful Use. The Equipment will be used exclusively for business purposes as opposed to personal, family or household purposes.

Debtor will comply with all laws and regulations applicable to the Equipment and its use.

Clear Title; Authorization to Pay Loan Proceeds. Debtor authorizes Secured Party to disburse the Loan proceeds directly to the seller of the Equipment to the extent of the unpaid purchase price. Secured Party may receive credits, rebates, discounts or other monetary incentives (any, an "incentive") from the seller and/or manufacturer of the Equipment as an inducement to enter into this Agreement. Debtor acknowledges that any such incentive shall be solely for the benefit of Secured Party and that Debtor has no right or interest in or to any incentive granted to Secured Party. Upon disbursement of the proceeds of the Loan, Debtor will have good and marketable title to the Equipment free and clear of all security interests, liens, and other encumbrances and rights, and of all claims of co-ownership by others.

No Sales or Junior Liens. Debtor will not sell, transfer, lease, grant a security interest in, or otherwise encumber the Equipment except for the security interest granted hereunder.

Equipment Delivery. Debtor hereby represents that the Equipment has been delivered to and accepted by the Debtor and is in all respects satisfactory to Debtor.

Equipment Possession. Debtor will not part with possession or control of or suffer or allow to pass out of its possession or control any Equipment.

Maintenance. Debtor will maintain the Equipment in good repair, condition, and working order and will furnish all parts and services required thereof, all at its expense, ordinary wear and tear expected.

Taxes. Debtor will pay all personal property, sales, use, and other taxes levied on or assessed against the Equipment before the date on which penalties attach thereto; in the event penalties are assessed Debtor will immediately pay amounts then due.

Equipment Personalty. The Equipment shall remain personal property regardless of its attachment to real property, and Debtor agrees to take such action at its expense as may be necessary to prevent any third party from acquiring any interest in the Equipment as a result of its attachment to real

Equipment Use. Debtor will use the Equipment with due care and only for purposes of which it is intended. The Equipment shall not be used outside of the United States without Secured Party's prior written consent, provided that the incidental use in Canada is permitted as long as the Equipment is not

located in Canada for more than 30 consecutive days, and the Equipment remains insured for use in Canada

- Casualty Insurance; Loss or Damage; Liability Insurance, Debtor shall procure and maintain physical damage insurance on the Equipment against damage and loss in an amount not less than the actual cash value of the equipment with a deductible not greater than \$5000.00 (unless approved in writing by the Secured Party) and with Secured Party named as "Loss Payee". Debtor shall procure and maintain comprehensive public liability insurance with coverage in the amounts specified by Secured Party. All insurance shall be written by a company satisfactory to Secured Party and provide that the insurance shall not be invalidated as to Secured Party by any act, omission, or neglect of Debtor, and providing that the insurance will not be canceled or amended without at least thirty (30) days' prior written notice to Secured Party. Debtor shall furnish copies of policies or certificates of insurance to Secured Party and if Debtor fails to procure and/or maintain insurance as required, Secured Party shall have the right, but not the obligation, to secure such insurance at Debtor's expense. Debtor shall advise Secured Party immediately in writing of any loss or damage to the Equipment ("Event of Loss") and of the circumstances and extent of such Event of Loss. Debtor appoints Secured Party as Debtor's attorney-in-fact to make claim for, receive payments of, and execute and endorse all documents or drafts for loss or damage under any such insurance policies. The proceeds of such insurance, at Secured party's option, shall be applied either toward the replacement or repair of the Equipment or toward the payment of any obligations of the Debtor to Secured Party.
- Inspection Rights. Debtor will permit Secured Party to inspect the Equipment at any time and from time to time as Secured Party may reasonably request. Further Assurances. Debtor will promptly execute and deliver to Secured Party such further documents and take such further action as Secured Party may request in order to carry out more effectively the intent and purpose of this Agreement, including the execution and delivery of appropriate financing statements to protect fully Secured Party's interest hereunder in accordance with the Uniform Commercial Code or other applicable law. Secured Party and any assignee of Secured Party is authorized to file one or more Uniform Commercial Code financing statements without the signature of Debtor or signed by Secured Party or any assignee of Secured Party as attorney-in-fact for Debtor. Debtor hereby grants to Secured Party a power of attorney in Debtor's name, to apply for a certificate of title for any item of Equipment that is required to be titled under the laws of any jurisdiction where the Equipment is or may be used and/or to transfer title thereto upon the exercise by Secured Party of its remedies upon an Event of Default by Debtor under this Agreement. Debtor will pay all costs of filing any financing, continuation or termination statements with respect to this Agreement including, without limitation, any documentary stamp taxes relating thereto. Debtor will do whatever may be necessary to have a statement of interest of Secured Party and any assignee of Secured Party in the Equipment noted on any certificate of title relating to the Equipment and will deliver said certificate to Secured Party. If Debtor fails to perform or comply with any of its agreements, Secured Party may perform or comply with such agreements in its own name or in Debtor's name as attorney-in-fact and the amount of any payments and expenses of Secured Party incurred in connection with such performance or compliance, together with interest thereon at a rate equal to 12% per annum or the highest rate permitted by law, shall be deemed payable by Debtor upon demand.



401 38th Street SW P.O. Box 628 Fargo, ND 58107-0628

Combination Loan and Security Agreement

(For Commercial Use Only)

Note# 12419-005

- (p) Anti-Terrorism Laws. Neither Debtor nor any joint venture or subsidiary or affiliate thereof (i) is in violation in any material respects of any United States Requirements of Law relating to terrorism, sanctions or money laundering (the "Anti-Terrorism Laws") including the United States Executive Order No. 13224 on Terrorist Financing (the "Anti-Terrorism Order") and the USA Patriot Act; (ii) is listed in annex to, or is otherwise subject to the provision of, the Anti-Terrorism Order; (iii) is owned or controlled by, or acting for or on behalf of, any person listed in the annex to, or is otherwise subject to the provisions of, the Anti-Terrorism Order; (iv) commits, threatens or conspires to commit or supports "terrorism" as defined in the Anti-Terrorism Order, (v) is named as a "specially designated national and blocked person" in the most current list published by the Office of Foreign Assets Control (OFAC); (vi) conducts any business or engages in making or receiving any contribution of funds, goods, or services to or for the benefit of any person described herein; (vii) deals in, or otherwise engages in any transaction relating to, any property or interests in property blocked pursuant to the Anti-Terrorism Order; or (viii) engages in or conspires to engage in any transaction that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in any Anti-Terrorism Law.
- (q) Financial Statements. Debtor and/or Guarantor(s) will furnish its annual financial statements and/or such interim statements as Secured Party may require from time to time in a form satisfactory to Secured Party, and any and all financial statements submitted and to be submitted to Secured Party have and will have been prepared on a basis of generally accepted accounting principles, and are and will be complete and correct and fairly present Debtor's and/or Guarantor's financial condition on the date thereof. Debtor and/or Guarantor(s) agrees that all such information may be shared by Secured Party with both its potential and actual assignees.
- 5. Events of Default. The occurrence of any one of the following events will constitute an "Event of Default" hereunder:
- (a) Debtor's failure to make any payment, including any principal or interest on the Loan, due to Secured Party when due, or default in the payment when due of any of the other Obligations between Secured Party and Debtor.
- (b) The breach of any one or more of the representations of Debtor hereunder, or failure of Debtor to observe or perform any one or more of the agreements to be observed or performed by Debtor hereunder, including but not limited to the Debtor's failure to title the Equipment and/or procuring and maintaining insurance.
- (c) The filing of a petition by or against Debtor or any Guarantor under the federal Bankruptcy Code naming Debtor or such Guarantor as debtor.
- (d) Appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or the commencement of any proceeding under any state bankruptcy or insolvency law by or against, Debtor or any Guarantor.
- (e) Any financial or credit information submitted by or on behalf of Debtor or any Guarantor shall prove to have been false or misleading when submitted.
- (f) An event of default shall occur under any indebtedness Debtor may now or hereafter owe to any affiliate of Secured Party or any other individual or entity after expiration of all applicable cure or grace periods.
- (g) Any individual Debtor or individual Guarantor shall die.
- (h) Debtor's consolidation with, merger into change of control, or sale of all or substantially all of its assets to, any individual, corporation or other entity.
- (i) Debtor or any Guarantor undergoes a material adverse change in its financial condition since the Loan commencement.
- 6. Remedies. Upon the occurrence of an Event of Default, and at any time thereafter, Secured Party may exercise, in its discretion, any one or more of the following rights and remedies.
- (a) Secured Party may declare the Loan and all other Obligation between Debtor and Secured Party to be immediately due and payable, and thereupon the full principal balance plus the prepayment premium described above, together with accrued but unpaid interest, date charges and unpaid fees, through and including the date of payment in full, shall be and become immediately due and payable in full without presentment, notice of dishonor, or protest, all of which Debtor hereby waives. Interest shall be calculated from the date of such Event of Default, both before and after judgment, at a rate equal to 12% per annum or the maximum rate allowed under applicable law if lower.
- (b) Secured Party may exercise any and all of the rights and remedies available to a secured party under the Uniform Commercial Code as in effect in the State of North Dakota, and in connection therewith, Debtor agrees at its expense to assemble the Equipment and make it available to Secured Party at a place or places to be designated by Secured Party in the continental United States reasonably convenient to both Secured Party and Debtor, and Debtor hereby waives it's right to any and all notice of intended disposition of the Equipment as may be required by law. Debtor further agrees that said disposition of Equipment may take place by either public or private sale.
- (c) Secured Party may recover from Debtor, and Debtor agrees to pay, the legal fees and expenses incurred by Secured Party in the exercise of any right or remedy available to it under this Agreement, including, but not limited to, expenses of repossession, repair, storage, transportation, and disposition of the Equipment.
- (d) The exercise of any one remedy shall not be deemed an election of such remedy or preclude the exercise of any other remedy, and such remedies may be exercised concurrently or separately but only to the extent necessary to permit Secured Party to recover amounts for which Debtor is liable hereunder. Secured Party may exercise any and all other rights and remedies available to it by law or by agreement, and may in any event recover legal fees and other costs and expenses incurred by reason of an Event of Default or the exercise of any remedy hereunder, including expenses of repossession, repair, storage, transportation, and disposition of Equipment. Any payment received by Secured Party may be applied to unpaid obligations of Debtor to Secured Party as Secured Party in its sole discretion determines.

Miscellaneous.

- (a) Neither the failure of either party to insist upon the performance of any term of this Agreement, or to exercise any right conferred by the Agreement, nor the waiver of any term or right, shall be construed as thereafter waiving any such term or right.
- (b) Nothing herein contained, either in the method of computing payment or otherwise, shall create between the parties hereto, or be relied upon by others as creating, any relationship of partnership, association, joint venture, or otherwise. The sole relationship of the parties hereto shall be that of Secured Party and Debtor.
- (c) Collection Costs/Attorney's Fees Except where prohibited by law, Debtor agrees to pay all costs of collection, including reasonable attorney's fees, sales tax, expenses, and court costs, if Debtor is in default or if Debtor contests the validity of this Agreement.



401 38th Street SW P.O. Box 628 Fargo, ND 58107-0628

Combination Loan and Security Agreement

(For Commercial Use Only)

Note# 12419-005

(d) In the event the Debtor is a corporation, a limited liability company, a partnership or other business entity, the parties executing this Agreement on behalf of the Debtor hereby covenant, warrant and guarantee that the Debtor is in good standing and fully qualifies as such a business entity and that it has taken all steps necessary to qualify it in the jurisdictions in which it does business and that those parties executing this Loan have full and complete authority to bind the Debtor to the obligations herein contained.

The terms and agreements contained in this Agreement shall apply to, run in favor of and shall be binding upon and inure to the benefit of the parties

hereto, and their respective successors and assigns.

(f) Debtor acknowledges that there are no oral agreements or representations between the parties affecting this Agreement and this Agreement supersedes and cancels any and all previous negotiations, arrangements, agreements, representations, and understandings between the parties with respect to the subject matter of this Agreement.

(g) Time is of the essence as to all terms and conditions of this Agreement.

(h) DEBTOR HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING UNDER THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, ANY PRESENT OR FUTURE MODIFICATION TO THIS AGREEMENT, OR IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE DEBTOR AND THE SECURED PARTY OR ANY OF THEM WITH RESPECT TO THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION WITH THIS AGREEMENT AND THE TRANSACTIONS RELATED THERETO. The Debtor specifically agrees and consents that the Secured Party may file an original counterpart or copy of this section with any court as written evidence of the consent of the Debtor to the waiver of any right Debtor might otherwise have to trial by jury.

This Agreement contains the entire agreement between the parties and may not be modified except in writing and signed by Secured Party. Any action by either party concerning this Agreement shall be venued in the courts of the state in which Secured Party or it's Assigns or Successors reside, and the parties hereby submit to the personal unsafiction thereof, both federal and state, in any action with respect to this Agreement and agree that any state court action shall be venued in either District County Court or Federal District Court within said state and within nearest proximity to the address of Secured Party or it's Assigns or Successors. Any provision which is in conflict with any applicable law shall be deemed.

omitted, modified or altered to conform thereto. The invalidity of any portion of this Agreement shall not affect the remaining portions.

Governing Law - This Agreement shall be governed by and construed in accordance with the laws of the State of North Dakota regardless of the laws

that might otherwise govern under applicable principles of conflicts of law.

(k) Secured Party may in its sole discretion, accept a photocopy, electronically fransmitted facsimile or other reproduction of this Agreement and/or a Modification thereof (a "Counterpart") as the binding and effective record of this Agreement and/or a Modification thereof whether or not an ink signed copy hereof or thereof is also received by Secured Party from Debtor, provided, however, that if Secured Party accepts a Counterpart as the binding and effective record of this Agreement and/or a Modification thereof, the Counterpart acknowledged in writing by Secured Party shall constitute the record hereof or thereof. Debtor agrees that a Counterpart received by Secured Party, shall, when acknowledged in writing by Secured Party, constitute an original document for the purposes of establishing the provisions hereof and thereof and shall be legally admissible under the best evidence rule and binding on and enforceable against Debtor. If Secured Party accepts a Counterpart as the binding and effective record thereof only such Counterpart acknowledged in writing by Secured Party shall be marked "Original" and to the extent that a Counterpart constitutes chattel paper, a security interest may only be created in the Counterpart that bears Secured Party's ink signed acknowledgement and is marked "Original."

Kal Freight Inc

Debtor Name
Docusigned by:

Kalvinder Singh

22F0F6A7F275AEB

Debtor Signature

Debtor Cell: ()

Additional Debtor Signature (if applicable)

Debtor Email:

Secured Party:

Wallwork Financial Corporation
Docusigned by:

13EC9FDE07C0472...

Title:

General Manager

IN WITNESS WHEREOF the Debtor has signed this Agreement as of the date first above written.

P.O. Box 628 Fargo, ND 58107-0628

Equipment Schedule

Name of Debtor Kal Freight Inc 10156 Live Oak Avenue Fontana, California 92335

#12419-005

| <u>Description</u> | Serial Number |
|---|-------------------|
| 1. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X3PD837301 |
| 2. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X5PD837302 |
| 3. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X7PD837303 |
| 4. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X9PD837304 |
| 5. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X0PD837305 |
| 6. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X2PD837306 |
| 7. New 2023 Peterbilt 579 Semi-Tractor | 1XPBD49X4PD837307 |
| 8. New 2024 Peterbilt 579 Semi-Tractor | 1XPBD49X9RD610150 |
| 9. New 2024 Peterbilt 579 Semi-Tractor | XPBD49X0RD610151 |
| 10. New 2024 Peterbilt 579 Semi-Tractor | 1XPBD49X2RD610152 |
| 11. New 2024 Peterbilt 579 Semi-Tractor | 1XPBD49X4RD610153 |

Date: April 20, 2023

| Kal | Fr | eig. | ht. | Inc | - | De | b | tor |
|-----|----|------|-----|-----|---|----|---|-----|
|-----|----|------|-----|-----|---|----|---|-----|

By: Kalvinder Singh

| By: | | | | |
|-----|--|--|--|--|
| | | | | |
| | | | | |

EXHIBIT 5

(Certificates of Title for Contract 005)

Castolego 2019 0 64 Eksilo olur dua fili ityo rela fili 2064 in alvest en la mouri olultur ite en 1968 fili 1967 Eksilo rela fili 19

SECTIONS A-J MUST BE COMPLETED IN FULL

PRINT IN CAPITAL LETTERS – USE BLACK OR BLUE INK

| | | F | | | |
|--------|-------|------|--------|-----|--------|
| 1:00:1 | 761 1 | nobe | APEIOS | USE | CONTIN |

NOTICE OF TRANSFER AND RELEASE OF LIABILITY

| 1 DWIT WITH CREATURE OSE DME. | RELEASE OF L | .IABILITY |
|---|---------------------------------------|--|
| A. NEW OWNER'S LAST NAME (OR) COMPANY NAME | MAIL THIS POR T ION TO DMV-OR- | FILE ONLINE AT dmv.ca.gov |
| | | |
| B. NEW OWNER'S ADDRESS | APT NUMBER | C. ODOMETER READING (NO TENTHS) |
| | | |
| D. CITY , STATE | ZIP CODE | E. DATE OF SALE OR LEASE RETURN |
| | · | MO. DAY YR |
| F. SELLER'S OR LESSEE'S LAST NAME (OR) COMPANY NAME | FIRST | G. SELLING PRICE (NO CENTS) |
| | | WHOLE DOLLARS |
| H. SELLER'S OR LESSEE'S ADDRESS | APT NUMBER | I. SELLER'S OR LESSEE'S SIGNATURE |
| | | <u>X</u> |
| J. CITY STATE | ZIP CODE | |
| | | |
| VEHICLE ID NÜMBER | YR. MODEL MAKE | PLATE NUMBER |
| 1XPBD49X,4PD837307 | 2023 PTRB | 5@VCD38 |
| REG 138A (REV. 10/2012) | | |
| | REPLANTS! | THE SECOND PROPERTY OF THE PARTY OF THE PART |

STATE OF CALIFORNIA LAIZEDBIBAL CERTIFICATE OF TITLE VEHICLE HISTORY (A. 1) CEMITE ONLY

VEHICLE ID NIJAMEN PLATE NUMBER 10156 LIVE OAK AVE FONTANA CA 92335 I certify (or declare) under penalty of perjury under the laws of the State of California that THE SIGNATURE(S) BELOW RELEASES INTEREST IN THE VEHICLE.

A DATE

SIGNATURE OF REGISTERED OWNER Federal and State law requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. The odometer now reads [[[]] (no tenths), miles and to the best of my knowledge reflects the actual mileage unless one of the following statements is checked. Mileage is VOID if altered or erased. When the actual mileage of the odometer mechanical limits. To LIGHT TO I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. PRINTED NAME OF SELLEN OR AGENT SIGNING FOR A COMPANY

Any change of Lienhölder (holder of security interest) must be reported to the Department of Motor Vehicles within 10 days.

UENHOLDER(S) WALLWORK, FINANCIAL Signature releases interest in venicie. (components must be countersigned)

Release Date

A 22098 MS 12 H18E 104 FARG0 ND 58103

CaseCando AMA 1406 FALLE ID OLO HOLO BEVACATIVATIVES IN DESSENDATION PROVATOR POPULATION TO THE CONTRACT OF THE

COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used <u>ONLY</u> for the vehicle described on the attached title.

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

DATE

DATE

SIGNATURE OF AUTHORIZED AGENT

IX

IGNATURE, ACKNOWLEDGES ODOMETER READING

NOTICE OF TRANSFER AND RELEASE OF LIABILITY

- (A) Print name of new owner.
- (B) Print new owner's address.
- (C) Enter odometer reading at the time of sale (motor vehicles only).
- (D) Print new owner's city, state and ZIP code.
- (E) Enter date you sold or transferred the described vehicle.
- (F) Print your name.
- (G) Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0".
- H) Print your address.

DEALER NAME

DEALER NUMBER

- (I) Sign your name where designated.
- (J) Print your city, state, and ZIP code

FILE ONLINE OR MAIL THIS COMPLETED NOTICE TO:

DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001 3 - 1 APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. Sa. TRUE FULL NAME(S) OF NEW REGISTERED OWNER(S) (LAST, FIRST, MIDDLE) AS IT APPEARS ON DRIVER'S LICENSE OR LD. CARD AND W Ğ S E Ŕ D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a), and 416.90. I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct DRIVER LICENSE OR ID CARD NO. * PURCHASE DATE SIGNATURE OF NEW REGISTERED OWNER 9a, DATE Ř /部/2.4年。 9b. DATE ATURE OF NEW REGISTERED OWNER LEASED 10. ADDRESS OF NEW LESSEE IF DIFFERENT FROM LINE 4 ABOVE (WILL NOT BE PRINTED ON TITLE) VEH. 13 CIT STATE TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: The actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage Is not the actual mileage. exceeds the odometer mechanical limits. RIS NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct. ALER DATE PRINTED NAME OF AGENT DEALER NUMBER SIGNATURE OF AUTHORIZED AGENT SALESPERSON'S NUMBER DATE BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OF AGENT DATE OF AUCTION SOLD THROUGH AUCTION IF APPLICABLE Ŕ A N S Odometer now reads: (In tenths) miles, end to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBERS one of the following statements is checked: WARNING - Mileage 📉 is not the actual mileage. 🔲 exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct

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CaseCaseA41906712inor8412enE42671/771/88 in Dessentin Dan Part Ser Part CaseCaseA41906718 in Dessentin Dan Part CaseCaseA41906718 in Dessentin Des NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. Print name of new owner. (B) Print new owner's address. You are required by law to notify the Department of Motor Vehicles within Enter odometer reading at the time-of five (5) days from the date you sell or otherwise dispose of a vehicle. This sale (motor vehicles only). form is provided for use in reporting the sale or transfer to the Department. Print new owner's city, state, and ZIP and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached

(E) Enter date you sold or transferred the described vehicle. When this form is properly completed and the information is recorded by Print your name. DMV (see WARNING below), liability for parking and/or traffic violations Enter selling price (in whole dollars and civil litigation resulting from operation after the date of sale becomes cents). If vehicle is a gift, enter "0". the responsibility of the subsequent purchaser(s). Print your address. Sign your name where designated. (I) WARNING: If you provide incomplete, inaccurate or unclear Print your city, state, and ZIP code (J) Information, the Information shall not be updated or retained. TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED NOTICE TO: CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 **SACRAMENTO, CA 94259-0001** APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership 3a. TRUE FULL NAME(S) OF NEW REGISTERED OWNER(S) (LAST, FIRST, MIDDLE) AS IT APPEARS ON DRIVER'S LICENSE OR I.D. CARD FIRST MIDDLE □ AND Е OR w 5. CIT E S Ä D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a), and 416.90. I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct Е SIGNATURE OF NEW REGISTERED OWNER ORIVER LICENSE OR ID, CARD NO. 9a. DATE Ē 問念作用於言 9b. DATE 10. ADDRESS OF NEW LESSEE IF DIFFERENT FROM LINE 4 ABOVE (WILL NOT BE PRINTED ON TITLE) 217 ONLY NHOLD .. ZIP CODE TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making in fines and / or imprisonment statement may result in fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: Fig. (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: **WARNING** - Mileage 🔲 is not the actual mileage. exceeds the odometer mechanical limits. I declare under penalty of perjury under the laws of the State of California that the Information entered on this application is true and correct. R/S NUMBER Ē ALER DATE SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT DEALER NAME SALESPERS DATE ER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OF DATE OF AUCTION SOLD THROUGH AUCTION IF APPLICABLE R Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER one of the following statements is checked: WARNING - Mileage | Is not the actual mileage. exceeds the odometer mechanical limits I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct

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NOTICE OF TRANSFER AND DMA WIGE BETWEETING THE OWIN RELEASE OF LIABILITY MAIL THIS PORTION TO DMV-OR-FILE ONLINE AT dmv.ca.gov A. NEW OWNER'S LAST NAME (OR) COMPANY NAME APT NUMBER D. CITY STATE ZIP CODE E. DATE OF SALE OR LEASE RETURN FIRST WHOLE APT NUMBER I. SELLER'S OR LESSEE'S SIGNATURE ZIP CODE J. CITY STATE VEHICLE ID NUMBER YR. MODEL MAKE PLATE NUMBER 1XPBD49X9PD837304 BATA E202 50VC041 REG 138A (REV. 10/2012) STATE OF CALIFORNIA CERTIFICATE OF TITLE VEHICLE HISTORY COMMERCIAL TITLE ONLY
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REGISTERED OWNER(S) PLATE NUMBER 50VC041 05/58/5053 MO EOUIPMIT/TRUST NUMBER ISSUE DATE C2/81/80 VOID WITHOUT BEAR ODOMETER READING $^{\mathcal{N}}$ REGISTERED OWNER(S) INC o 1015L LIVE OAK AVE FONTANA CA 92335 WATERMARK, HOLD TO LIGHT TO VIEW. Federal and State law requires that you state the mileage upon transfer of ownership. Fallure to complete or providing a false statement may result in fines and/or imprisonment. The odometer now reads The last the actual (no tenths), miles and to the best of my knowledge reflects the actual mileage unless one of the following statements is checked. Mileage is VOID if altered or erased. -WARNING- " Odometer reading Is not the actual mileage.

Mileage exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. PRINTED NAME OF SILIER OR AGENT SCHARGEOR A COMPANY

IMPORTANT READ CAREFULLY

Any change of Lienholder (holder of security interest) must be reported to the Department of Motor Vehicles within 10 days. 2. X
Signature releases interest in vehicle. (Company WALLWORK FINANCIAL names must be countersigned)

Release Date HOT SALH ZL ZM Release Date FARGO CA220988483 ND 58103 KEEP IN A SAFE PLACE - VOID IF ALTERED

COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW

NOTICE OF TRANSFER AND RELEASE OF LIABILITY 1. 1.

- (A) Print name of new owner.
- (B) Print new owner's address.
- Enter odometer reading at the time of sale (motor-vehicles only).
- (D) Print new owner's city, state, and ZIP, code.
- (E) Enter date you sold or transferred the described vehicle.
- Print your name.
- Enter-selling price (in whole dollars-no cents). If vehicle is a gift, enter "0".
- (H) Print your address:
- Sign your name where designated.
- Print your city, state, and ZIP code.

FILE ONLINE OR MAIL THIS COMPLETED

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NOTICE OF TRANSFER AND DMV MIDROGRAPHICS USE ON M RELEASE OF LIABILITY MAIL THIS PORTION TO DMV-OR-FILE ONLINE AT dmv.ca.go A. NEW OWNER'S LAST NAME (OR) COMPANY NAME C. ODOMETER READING (NO TENTHS D. CITY STATE ZIP CODE E. DATE OF SALE OR LEASE RETURN G. SELLING PRICE (NO CENTS) WHOLE DOLLARS I. SELLER'S OR LESSEE'S SIGNATURI J. CITY ZIP CODE VEHICLE ID NUMBER YR, MODEL MAKE PLATE NUMBER 1XPBD49X2PD837306 2023 PTRB 5@VC039 REG 138A (REV. 10/2012) STATE OF CALIFORNIA ETIZIONIBALE DE CERTIFICATE OF TITLE COMMERCIAL TITLE ONLY

VEHICLE ID NUMBER

LXPBD H3X2PD83730B

VAX WEIGHT FUEL TRANSFER DATE FEES PAID REGISTATION EXPIRATION DATE DOOR CLASS YR MO EQUIPMT/TRUST NUMBER ISSUE DATE DAY 1,000 DAY 1,0 VEHICLE HISTORY FONTANA CA 92335 Picertify (or declare) under penalty of perjury under the laws of the State of California that THE SIGNATURE (S) BELOW RELEASES INTEREST IN THE VEHICLE

A SIGNATURE OF REGISTERED OWNER

NATE: A SIGNATURE OF REGISTERED OWNER Federal, and State law requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. The odometer now reads (no tenths), miles and to the best of my knowledge reflects the actual emileage unless one of the following statements is checked. Mileage is VOID if altered or erased. (certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. DATE TRANSFERDERBUYER SIGNATURESS TO VIEW. PRINTED NAME OF SELLER OR AGENT SIGNING FOR A COMPANY

PRINTED NAME OF SELLER OR AGENT SIGNING FOR A COMPANY

IMPORTANT READ CAREFULLY

Any change of Lienhölder (holder of security interest) must be reported to the Department of Motor Vehicles within 10 days. Signature releases interest in vehicle. (Company names must be countersigned)

Release Date

CA220988481 WALLWORK FINANCIAL WZ TZ HTBE 104 FARGO ND 58103 (min) REG. 17.30RS (REV.02/2016) m KEEP IN A SAFE PLACE - VOID IF ALTERED

Case Marker Plant Profession of the Profession of the Company of t NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov

AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide/incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

IX

RELEASE OF LIABILITY

- Print name of new owner.
- Print new owner's address.
- Enter odometer reading at the time of (C) sale (motor vehicles only).
- (D) Print new owner's city, state, and ZIP code.
- Enter date you sold or transferred the described vehicle.
- Print your name.
- Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0".
- Print your address.
- Sign your name where designated.
- Print your city, state, and ZIP code

FILE ONLINE OR MAIL THIS COMPLETED NOTICE TO:

DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001 15 C APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days, The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV-to record the ownership change TRUE FULL NAME(S) OF NEW REGISTERED OWNER(S) (LAST, FIRST, AND AND E NΒ R E S R D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a), and 416.90. o w I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct. E R PURCHASE DATE SIGNATURE OF NEW REGISTERED OWNER DRIVER LICENSE OR ID, CARD NO.) 9a. DATE SIGNATURE OF NEW REGISTERED OWNER PURCHASE PRICE OR IF GIFT, SO STATE 9b. DATE SE OR ID CARD NO:--LEASED DIFFERENT FROM LINE 4 ABOVE (WILL NOT BE PRINTED ON TITLE ONLY ABOVE ELECTRONIC LIENHOLDER ID HO 13 CITY TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a talse statement may result in fines and / or imprisonment. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: Programme (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage ... is not the actual mileage. exceeds the odometer mechanical limits. DE R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this 1 2. ALER DATE SIGNATURE OF AUTHORIZED AGEN PRINTED NAME OF AGENT DEALER NAME DEALER NUMBER PRINTED NAME OF BUYER OR AGENT DATE BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING N SALESPERSON'S NUMBER DATE OF AUCTION SOLD THROUGH AUCTION IF APPLICABLE Ř A N S 15. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER exceeds the odometer mechanical limits. one of the following statements is checked: WARNING - Mileage Is not the actual mileage. I certify (or declare) under penalty of perjury under the laws of the State of Cellifornia that the foregoing is true and correct.

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NOTICE OF TRANSFER AND MAG BED GHILLIBOHEM VMC RELEASE OF LIABILITY MAIL THIS PORTION TO DMV-OR-FILE ONLINE AT dmv.ca.gov A. NEW OWNER'S LAST NAME (OR) COMPANY NAME D. CITY ZIP CODE E, DATE OF SALE OR LEASE RETURN G. SELLING PRICE (NO CENTS) FIRST DOLLARS I. SELLER'S OR LESSEE'S SIGNATURE J. CITY STATE ZIP CODE VEHICLE ID NUMBER YR. MODEL MAKE PLATE NUMBER 1XPBD49X4RD610153 2024 PTRB 5@VC043 REG 138A (REV. 10/2012) STATE OF CALIFORNIA CERTIFICATE OF TITLE VEHICLE HISTORY

COMMERCIAL TITLE ONLY

VEHICLE ID NUMBER

LXPBD49X4RD610153 - 2024 PTRB

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52VC043

REGISTRATION EXPIRATION DATE

D2/28/2023

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2023 MA 00 9359 D8/18/23

MOTORCYCLE ENGINE NUMBER

REGISTRATE DATE

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LD156 LIVE OAK AVE 0 10156 LIVE OAK AVE FONTANA CA 92335 I certily (or declare) under penalty of perjury under the laws of the State of California that THE SIGNATURE(S) BELOW RELEASES
INTEREST IN THE VEHICLE

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SIGNATURE OF REGISTERED OWNER Federal and State law regulres that you state the mileage upon transfer of ownership. Failure to complete or providing a talse statement may result in fines and/or imprisonment. The odometer now reads [] (no tenths), miles and to the best of my knowledge reflects the actual TO LIGHT TO VIEW. mileage unless one of the following statements is checked. Mileage is VOID if altered or erased. WARNING Odometer reading is not the actual mileage. Mileage exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the toregoing is true and correct. PRINTED NAME OF BUYER OR AGENT SIGNING FOR A COMPANY VOID Any change of Lienholder (holder of security interest) must be reported to the Department of Motor Vehicles within 10 days. 2. X Signature releases interest in vehicle. (Company WALLWORK FINANCIAL Signature releases interest in volunto. Some names must be countersigned)
Release Date

CA 22098 WZ TZ HTBE 104 FARGO CA 220988485 ND 58103

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COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

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TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

NOTICE OF TRANSFER AND RELEASE OF LIABILITY

- (A) Print name of new owner.
- Print new owner's address.
- Enter odometer reading at the time-ofsale (motor vehicles only).
- and ZIP Print new owner's city, state, code.
- Enter date you sold or transferred the described vehicle.
- Print your name.
- Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0".
- (H) Print your address.
- Sign your name where designated.
- Print your city, state, and ZIP code.

FILE ONLINE OR MAIL THIS COMPLETED NOTICE TO:

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CaseCaseO143P6774aiD018hhenEil2691/77il/85 in DXSBWainD080/25epPage 18 NOTICE OF TRANSFER AND COMPLETE THIS FORM ONLINE AT dmv.ca.gov RELEASE OF LIABILITY AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS. Print name of new owner. Print new owner's address. (B) You are required by law to notify the Department of Motor Vehicles within Enter odometer reading at the time-of five (5) days from the date you sell or otherwise dispose of a vehicle. This sale (motor vehicles only). form is provided for use in reporting the sale or transfer to the Department, Print new owner's city, state, and ZIP and does not constitute application for transfer of ownership (title). This code. form is to be used ONLY for the vehicle described on the attached Enter date you sold or transferred the described vehicle. When this form is properly completed and the information is recorded by Print your name DMV (see WARNING below), liability for parking and/or traffic violations Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0". and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s). Print your address. Sign your name where designated. WARNING: If you provide incomplete, inaccurate or unclear Print your city state, and ZIP code information, the information shall not be updated or retained. TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW FILE ONLINE OR MAIL THIS COMPLETED OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001 APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type!) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. . TRUE FULL NAME(S) OF NEW REGISTERED OWNER(S) (LAST, FIRST, MIDDLE) AS IT APPEARS ON DRIVER'S LICENSE OR I.D. CARD ŵ R 5. CIT G S R D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a), and 416.90. I declare under penalty of perjury under the laws of the State of California that the Information entered on this application is true and correct. E DRIVER LICENSE OR ID, CARD NO. SIGNATURE OF NEW REGISTERED OWNER 9a. DATE 13 See 1 = 4 1 DRIVER LICENSE OR ID CARD NO. -) 9b. DATE SIGNATURE OF NEW REGISTERED OWNER PURCHASE PRICE OR IF GIFT, SO STATE VEH. ELT NEW 10 1 13. CIT ZIP CODE TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller and certifies to the odometer reading entered above my signature in compliance with Federal law. 14. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: **WARNING** - Mileage \square is not the actual mileage. exceeds the odometer mechanical limits. I declare under penalty of perjury under the laws of the State of California that the information entered on this Ē 1.49 application is true and correct DATE SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT E R YER'S SIGNATURE, ACKNOWLEDGES ODOMETER READIN DATE PRINTED NAME OF BUYER OF DATE OF AUCTION SOLD THROUGH AUCTION IF APPLICABLE 1.18 R Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless one of the following statements is checked: WARNING - Mileage T is not the actual mileage. — exceeds the odometer mechanical limits. | Certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct | Certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct | SIGNATURE OF AUTHORIZED AGENT | PRINTED NAME OF AGENT | DEALER NAME | DEALER NUMBER BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING PRINTED NAME OF BUYER OR AGENT DATE O N 16. Odometer now reads: (no tenths) miles, and to the best of my knowledge reflects the actual infleage of the vehicle unless one of the following statements is checked: WARNING - Mileage | Is not the actual mileage. | exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. DEALER NAME DATE SIGNATURE OF AUTHORIZED AGENT PRINTED NAME OF AGENT BUYER'S SIGNATURE, ACKNOWLEDGES ODOMETER READING SALESPERSON'S NUMBER PRINTED NAME OF BUYER OR AGENT,

SECTIONS A J MUST BE COMPLETED IN FULL PRINT IN CAPITAL LETTERS — USE BLACK OF BLUE INK NOTICE OF TRANSFER AND DMV MICRUGILLIPHICS USE CHILL RELEASE OF LIABILITY MAIL THIS PORTION TO DMV-OR-FILE ONLINE AT dmv.ca.go A. NEW OWNER'S LAST NAME (OR) COMPANY NAME 3 D. CITY. STATE ZIP CODE E. DATE OF SALE OR LEASE RETURN FIRST G. SELLING PRICE (NO CENTS) DOLLARS APT NUMBER I. SELLER'S OR LESSEE'S SIGNATURI J. CITY STATE ZIP CODE VEHICLE ID NUMBER YR. MODEL MAKE PLATE NUMBER 2024 PTRB 🔍 1XPBD49X9RD610150 50VC037 REG 138A (REV. 10/2012) STATE OF CALIFORNIA STATE OF TITLE VEHICLE HISTORY COMMERCIAL

VERICLE ID NUMBER

LXPBD49X9RDE10150

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REGISTERED OWNERS)

KAL FREIGHT INC

10156 LIVE OAK AVE REGISTRATION DATE EXPIRATION DATE ဥ 10156 LIVE OAK AVE FONTANA CA 92335 0 OLD Certify (or declare) under penalty of perjury under the laws of the State of California that THE SIGNATURE(S) BELOW RELEASES INTEREST IN THE VEHICLE.

SIGNATURE OF REGISTERED OWNER

DATE

DATE

DATE b SIGNATURE OF REGISTERED OWNER TO COMPLETE OF PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCT HOLD TO LIGHT TO VI The odometer now reads the later than the post of my knowledge reflects the actual mileage unlessione of the following statements is checked. Mileage is VOID if altered or erased. -WARNING Odometer reading is not the actual mileage. Mileage exceeds the odometer mechanical limits. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. TRANSFEROA SELLER SIGNATURE(S) NTEO NAME OF SIGLER OR AGENT SIGNING FOR A COMPANY Any change of Lienholder (holder of security interest) must be reported to the Department of Motor Vehicles within 10-days:

WALLWORK FINANCIAL
4D1 38TH ST SW

Release Date

Release Date Release Date DZ5464A220988479 FARGO ND 58103 REG. 17.30RS (REV.02/2016) KEEP IN A SAFE PLACE - VOID IF ALTERED

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COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached title.

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

IX

NOTICE OF TRANSFER AND RELEASE OF LIABILITY

- (A) Print name of new owner.
- (B) Print new owner's address.
- (C) Enter odometer reading at the time of sale (motor vehicles only).
- (D) Print new owner's city, state, and ZIP code.
- (E) Enter date you sold or transferred the described vehicle.
- (F) Print your name.
- (H) Print your address.
- (I) Sign your name where designated.
- J) Print your city, state, and ZIP code.

FILE ONLINE OR MAIL THIS COMPLETED NOTICE TO:

July or to

| CER | TIFICATE OF | TITLE (OWNE | ership) re | CEIVED | FROM | YOU. | | | P.O. B | OX 94285 | OF MOTO 9 | ù | CLES \ | | <u> </u> |
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| į. | B. CITY | | 1 1 1 | | 1 | <u> </u> | | | | 1 1 | STATE | ZIPC | ODE / | (12 <u>-</u> | |
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| Y | | ailing address es pursuant to C | | | | | | | | | t to receiv | e servi | e of pr | ocess' | al this |
| , P | | r penalty of per | Jury under the | | e State o | f Callfo | | | | entered o | on this ap | | | and c | orrect. |
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| | 9b. DATE | | NEW REGISTERED | OWNER | | | DRIVE | RLICEN | SE OF ID | CARD NO | 1-3/ | | PAICE OR | IF GIFT, S | O STATE |
| LEAS | ED 10. ADDRESS OF I | IEW LESSEE IF DIFFE | RENT FROM LINE 4 | ABOVE (WILL | NOT BE PAI | NTED ON | TITLE) | | | 17. | <u> </u> | (| | مسر شرمسوان | |
| ONL | Y Y | LDER – FIRM OR INC | DIVIDUAL HOLDING | SECURITY INT | TEREST (IF N | OLIEN, Y | VRITE "NONE | TON OCI (* | ENTER NAM | E OF REGIST | ERED OWNER | (S) ABOVE | ELECTRO | NIC LIEN | HOLDERID |
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| | D 13. CITY | | | | | <u> </u> | | | | | STATE | ZIP CO | DE [| 10 | |
| | A | | TITLE REAS | SIGNME | NTS BY L | ICENS | SEO CALI | FORN!/ | DEALE | /e/ | ; | 50. 1 | | | |
| F | EDERAL LAW R | EQUIRES that y | | | | | | | | | aking a la | lse stat | ement r | nay res | ult |
| 1 | he signature belo eading entered a | w releases my la | nterest in this v | vehicle, ac | knowledg | jes the | odomete | r mileag | e record | ed by the | | | to the | odome | ter |
| | | | | | | | | | | | ئرد أمل به | | | / | <u> </u> |
| _ | 14. Odometer now | eads: ESE ESE ving statements is o | period WARA | tenths) mile | as, and to the | he best (| of my know chiel miles | ledge refle | ects lhe ac | tual mileage | of the vehic | e unless | / | ** | ائير ا _{ست} |
| D E | I declare un | ler penalty of p | erjury under i | | | | | | | | | | R/S | NUMBI | ER.() |
| A | DATE application I | s true and corn SIGNATURE | BCT. OF AUTHORIZED A | BENT | F | PAINTE | D NAME O | F AGEN | r | DEALER | NAME | • | DEAL! | I NUM | BER 1 |
| Ē | DATE | X X | NATURE, ACKNOW | LEGGER ODO | 1 | Olvic | DDINT | - D blasse | OF BUYER C | سیستر مربط محمر تربط محمور | | j CALEO | | <u> </u> | |
| R | LAIC | X | INAIUNE, AURNOW | LEDGES ODO | MEJERINEA | LING | PHINE | ED NAMIÇ (| | / AGENT | 14 | \ | ERSON | S NUM | BEH — |
| T | SOLD THROUGH AUCTION IF APPLI | | OF AUCTION | | AUCTION | NAME | | | ĺ |], , | | j) | DEALI | R NÚM | BÉR |
| A N | 15. Odometer now | eads: Hill En | (no | o teinths) mile | s, and to ti | he best o | of my know | ledge refle | ects the ac | lual mileage | of the vehic | o untess | | | |
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| Ĉ | DATE DATE | clare) under pen: SIGNATURE (| OF AUTHORIZED A | | | | D NAME O | | | DEALER | | Li | DEALI | R NUM | BER, |
| Ţ | DATE | NINEB S SIG | NATURE, ACKNOW | I EDGES ON | NETED DEA | DING | DDINT | ED NAME (| OF BUYER C | DACENT | | ? | PERSON | 'S NIZINA | <u> </u> |
| Ŏ N | DATE | X | INAIONE, ACKNOW | 1 | WEIEN NEW | UNG | FD/NII | ED INAME C | - | | | , ALESI | | S NOM | |
| S | 16. Odometer now | eads: | | tenths) mile | s, and to the | ne best o | of my know | edge refli | ects the ac | lual mileade | of the vehic | e unless | | 1 | |
| 0 | one of the follow | ring statements is c clare) under pen | hecked: WAR | VING - Mile | age 🔲 la r | ot the a | ctual milea | је. 🗌 | exceeds t | ne odomete | r mechanica | limits. | R/S | NUMBI | EA ` |
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| Ÿ | DATE | X | NATION, ACCROSS | L EDGES ODS | LICTION OF A | BU10 | District | TO MANIE C |) CERTIFIED (| \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | : <u>17</u> 7 | Ž. | <u> </u> | | |

KEEP IN A SAFE PLACE - VOID IF ALTERED

426 07 / 27 105 in Design Description Descriptions for completing Notice of transfer and

COMPLETE THIS FORM ONLINE AT dmv.ca.gov AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER 'USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU. 7

RELEASE OF LIABILITY

- (A) Print name of new owner.
- Print new owner's address. (B)
- Enter; odometer reading at the time of sale (motor vehicles only).
- Print new owner's city, state, and ZIP code.
- Enter date you sold or transferred the described vehicle.
- Print your name.
- Enter selling price (in whole dollars no cents). If vehicle is a gift, enter "0".
- (H) Print your address.
- Sign your name where designated.
- (J) Print your city, state, and ZIP code.

FILE ONLINE OR MAIL THIS COMPLETED NOTICE TO:

DEPARTMENT OF MOTOR VEHICLES

| | | | P.O. BOX 942859 | |
|----------|---|---|---|------------------------------|
| | | ` | SACRAMENTO, CA 94259-0001 | |
| | | | | |
| | APPLICATION I | FOR TRANSFER BY NEW O | WNER (Please print or type.) | |
| | | | Department of Motor Vehicles (DMV) within t | |
| utie, | | | nust be presented to DMV-to record the owner T APPEARS ON DRIVER'S LICENSE OR I.D. CARD | rship change. |
| | | OWNER(S) (EAST, FIRST, MIDDLE) AS T | AFFEARS ON DRIVER'S EIGENSE ON I.B. GARD | 日付出出 |
| | N 30. AND (LAST, FIRST, MIDDLE) | ! ! ! ! ! ! | | 11111 |
| | E OR W 4. RESIDENCE OR BUSINESS STREET ADD | PRESS | APT/SP/STE, NUMBER, | ر الباليا ا |
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| | | VHERE VEHICLE IS PRIMARILY GAR | AGED OR FOR TRAILER COACHES ADDRESS OF LO | CATION WHERE KEPT |
| | S 7. MAILING ADDRESS STREET OR P.O. BO | N NUMBER (OO NOT COMPLETE IS | SAME AS RESIDENCE ABOVE | جلتليك المساح |
| | R | N NOMBER (DO NOT COMPLETE IF | AS RESIDENCE ABOVE | |
| | E 8. CITY | | STATE ZIPC | CODE |
| | | | | (-1) (-1) |
| | If there is a mailing address entered or w mailing address pursuant to Code of Cl | | and accurate address. I consent to receive serv), 415.30(a), and 416.90. | ice of process at this |
| | E ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' | | is that the information entered on this application | |
| | R Ba. DATE SIGNATURE OF NEW REGIS | TERED OWNER | DRIVER LICENSE OR ID CARD NO. 1 3 PURCHAS | GE DATE |
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| VE ON | | | | |
| | L 11. NAME OF LIENHOLDER – FIRM OR INDIVIDUAL HOL | LDING SECURITY INTEREST (IF NO LIEN, WAT | TE 'NONE') DO NOT ENTER NAME OF REGISTERED OWNER(S) ABOA | |
| N E | N 12. STREET ADDRESS OR P.O. BOX NUMBER | | 1 1 1 1 1 1 1 1 1 | LT #[|
| W | ë | | | |
| | D 13. CITY | | // - STATE \ \ZIP CO | DDE I I |
| _ | TITLE F | REASSIGNMENTS BY LICENSED | D CALIFORNIA DEALERS | |
| | FEDERAL LAW REQUIRES that you state in fines and / or imprisonment. | the mileage upon transfer of own | nership. Failure to complete or making a laise sta | tement may result |
| | The signature below releases my Interest in reading entered above my signature in con | | formeter mileage recorded by the seller, and certific | es to the adometer |
| | | | 20.00 | |
| _ | 14. Odometer now reads: (************************************ | (no tenths) miles, and to the best of m | ny knowledge reflects the actual mileage of the vehicle unless al mileage. — exceeds the odometer mechanical limits. | 1 |
| D E | I declare under penalty of perjury un | | fornia that the information entered on this | R/S NUMBER |
| Ą | application is true and correct. DATE SIGNATURE OF AUTHORIS | ZED AGENT PRINTED N | IAME OF AGENT DEALER NAME | DEALER NUMBER |
| Ē | X | | | |
| R | DATE BUYER'S SIGNATURE, AC | KNOWLEDGES ODOMETER READING | PRINTED NAME OF BUYER OF AGENT | SPERSON'S NUMBER |
| Ţ | SOLD THROUGH DATE OF AUCTION | N AUCTION NAME | 13.7 - 19.7 | DEALER NUMBER |
| Ä | AUCTION IF APPLICABLE | = | N. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. | |
| N S | 15. Odometer now reads: | | ny knowledge reflects the actual mileage of the vehicle unless al mileage. — exceeds the odometer mechanical limits. | R/S NUMBER |
| A | I certify (or declare) under penalty of per | jury under the laws of the State of C | California that the foregoing is true and correct. | |
| Ť | DATE SIGNATURE OF AUTHORIA | ZED AGENT PHINTED N | AME OF AGENT DEALER NAME ; | DEALER NUMBER |
| ٥ | | KNOWLEDGES ODOMETER READING | PRINTED NAME OF BUYER OR AGENT SALES | SPERSON'S NUMBER |
| N | <u> </u> | - | 1 | |
| S | 16. Odometer now reads: (** **) ** ** ** ** ** ** ** ** ** ** ** | (no tenths) miles, and to the best of m | ny knowledge reflects the actual mileage of the vehicle unless at mileage. ——————————————————————————————————— | R/S NUMBER |
| O N | i certify (or declare) under penalty of per | jury under the laws of the State of C | California that the foregoing is true and correct. | 1 1 1 1 |
| L | DATE SIGNATURE OF AUTHORIA | ZED AGENT PRINTED N | AME OF AGENT DEALER NAME | DEALER NUMBER |
| Y | | KNOWLEDGES ODOMETER READING | PRINTED NAME OF BUYER OR AGENT / SALES | SPERSON'S NUMBER |
| | 1.7 | | 1 1 1 | 1 1 14 1 1 1 1 |

EXHIBIT 6

(Payment History for Contract 005)

| Contract ID | Effective Date | Posting Date | Total Payment | Reference Nbr | Prin/Pmt | Int/Pmt | Late Fee Pmt |
|-------------|----------------|--------------|---------------|---------------|---------------|---------------|--------------|
| 12419-005 | 4/20/2023 | 4/27/2023 | \$500.00 | | \$0.00 | \$0.00 | \$0.00 |
| 12419-005 | 4/20/2023 | 5/23/2023 | (\$500.00) | | \$0.00 | \$0.00 | \$0.00 |
| 12419-005 | 4/20/2023 | 5/23/2023 | \$500.00 | | \$0.00 | \$0.00 | \$0.00 |
| 12419-005 | 4/20/2023 | 5/25/2023 | (\$500.00) | | \$0.00 | \$0.00 | \$0.00 |
| 12419-005 | 4/20/2023 | 5/26/2023 | \$456.93 | | \$0.00 | \$0.00 | \$0.00 |
| 12419-005 | 6/4/2023 | 6/2/2023 | \$31,584.00 | ACH | \$17,303.02 | \$14,280.98 | \$0.00 |
| 12419-005 | 6/4/2023 | 6/7/2023 | (\$31,584.00) | ACH | (\$17,303.02) | (\$14,280.98) | \$0.00 |
| 12419-005 | 6/13/2023 | 6/13/2023 | \$31,584.00 | 36494 | \$14,381.92 | \$17,202.08 | \$0.00 |
| 12419-005 | 7/5/2023 | 7/6/2023 | \$31,584.00 | ONLINE | \$24,508.72 | \$7,075.28 | \$0.00 |
| 12419-005 | 7/5/2023 | 7/10/2023 | (\$31,584.00) | ONLINE | (\$24,508.72) | (\$7,075.28) | \$0.00 |
| 12419-005 | 7/10/2023 | 7/11/2023 | \$31,584.00 | CBP | \$22,900.70 | \$8,683.30 | \$0.00 |
| 12419-005 | 7/10/2023 | 7/13/2023 | (\$31,584.00) | СВР | (\$22,900.70) | (\$8,683.30) | \$0.00 |
| 12419-005 | 7/13/2023 | 7/14/2023 | \$31,584.00 | СВР | \$21,935.89 | \$9,648.11 | \$0.00 |
| 12419-005 | 7/13/2023 | 7/18/2023 | (\$31,584.00) | СВР | (\$21,935.89) | (\$9,648.11) | \$0.00 |
| 12419-005 | 7/25/2023 | 7/25/2023 | \$33,163.20 | 37529 | \$18,076.65 | \$13,507.35 | \$1,579.20 |
| 12419-005 | 8/1/2023 | 8/1/2023 | \$31,584.00 | 37625 | \$29,676.74 | \$1,907.26 | \$0.00 |
| 12419-005 | 8/4/2023 | 8/29/2023 | \$88.15 | | \$0.00 | \$88.15 | \$0.00 |
| 12419-005 | 8/4/2023 | 8/29/2023 | \$88.15 | | \$0.00 | \$88.15 | \$0.00 |
| 12419-005 | 9/5/2023 | 9/5/2023 | \$25,630.30 | 40014 | \$17,028.54 | \$8,601.76 | \$0.00 |
| 12419-005 | 9/5/2023 | 9/5/2023 | \$5,953.70 | 40014 | \$5,953.70 | \$0.00 | \$0.00 |
| 12419-005 | 10/4/2023 | 10/5/2023 | \$19,676.60 | ONLINE | \$12,477.18 | \$7,199.42 | \$0.00 |
| 12419-005 | 10/4/2023 | 10/10/2023 | (\$19,676.60) | ONLINE | (\$12,477.18) | (\$7,199.42) | \$0.00 |
| 12419-005 | 10/17/2023 | 10/17/2023 | \$19,676.60 | WIRE | \$9,249.85 | \$10,426.75 | \$0.00 |
| 12419-005 | 11/6/2023 | 11/6/2023 | \$25,630.30 | 40384 | \$20,949.66 | \$4,680.64 | \$0.00 |
| 12419-005 | 12/4/2023 | 12/5/2023 | \$25,630.30 | ONLINE | \$18,853.42 | \$6,776.88 | \$0.00 |
| 12419-005 | 1/5/2024 | 1/8/2024 | \$25,630.30 | ONLINE | \$18,247.79 | \$7,382.51 | \$0.00 |
| 12419-005 | 2/14/2024 | 2/15/2024 | \$25,630.30 | ONLINE | \$16,489.31 | \$9,140.99 | \$0.00 |
| 12419-005 | 3/14/2024 | 3/15/2024 | \$25,630.30 | ONLINE | \$18,700.72 | \$6,929.58 | \$0.00 |
| 12419-005 | 4/16/2024 | 4/17/2024 | \$25,630.30 | ONLINE | \$18,362.10 | \$7,268.20 | \$0.00 |
| 12419-005 | 5/29/2024 | 5/30/2024 | \$0.01 | ONLINE | \$0.00 | \$0.00 | \$0.01 |
| 12419-005 | 5/29/2024 | 5/30/2024 | \$26,911.82 | ONLINE | \$16,026.38 | \$9,603.92 | \$1,281.52 |
| 12419-005 | 6/20/2024 | 6/21/2024 | \$26,911.82 | ONLINE | \$21,009.39 | \$4,620.91 | \$1,281.52 |
| 12419-005 | 7/17/2024 | 7/18/2024 | \$26,911.82 | ONLINE | \$19,806.04 | \$5,824.26 | \$1,281.52 |
| 12419-005 | 8/15/2024 | 8/16/2024 | \$25,630.30 | ONLINE | \$19,704.63 | \$5,925.67 | \$0.00 |

EXHIBIT 7

(Cross-Collateralization Agreement)

Cross-Collateralization Agreement

Wallwork Financial Corporation

This Agreement is made this 11/13/2018 by and between Wallwork Financial Corporation, a North Dakota Corporation, with its principal place of business at 401 38th Street SW, Fargo, ND 58107-0628, ("Wallwork"), and Kal Freight Inc., ("Customer").

WHEREAS, the Customer has executed one or more Conditional Sales Contracts, Agreements, Purchase Agreements, Leases, Chattel Mortgages, Security Agreements, Notes, UCC Filings, and other related documents (collectively "Accounts") with Wallwork for the purchase or leasing of vehicles or equipment; and

WHEREAS, the parties expect that other transactions will occur in the future or, if not, the transaction of on or about this date is consummated in consideration of this Agreement.

NOW, THERFORE, in consideration of and in order to induce Wallwork to accept Accounts for the purchase or leasing of vehicles or equipment, the Customer, jointly and severally, hereby agrees that all obligations and indebtedness presently owing and which hereafter may be owing to Wallwork by the Customer, or any of them, shall be secured by a security interest in and to all equipment and vehicles financed or leased by Wallwork for and on behalf of the Customer, and that Wallwork is entitled to hold and apply any monies or property of the Customer, or any of them, to any indebtedness of the Customer, or any of them to Wallwork under any and all of such Accounts. It is the express purpose of this Agreement that a default under any Account by the Customer shall be deemed a default by the Customer under all Accounts, and Wallwork, at its discretion, may exercise default rights under all Accounts in the event of a default by the Customer under one.

So long as any indebtedness is owing by Customer to Wallwork, under any Account, all such equipment and vehicles of the Customer that may have been under previous Accounts, whether paid or not, shall continue to be security for the remaining Accounts unless such equipment or vehicle is specifically released by Wallwork from the security interest described herein.

Additionally, so long as any indebtedness is owing by Customer to Wallwork, Wallwork, without cost to it, may use any of the assets of the Customer, including, but not limited to, any lifts, hoists, trucks, and other facilities of the Customer, to preserve, store, handle, or remove leased or purchased equipment or any other collateral securing the obligations of the Customer to Wallwork, and Wallwork shall have the right to ingress to, and egress from, places where such equipment and vehicles may be located.

This Agreement shall be binding upon the successors and assigns of the Customer and shall inure to the benefit of Wallwork and its successors and assigns.

This Agreement shall not be cancelable so long as there is any indebtedness owing by the Customer to Wallwork or Wallwork's successors and assigns.

All rights and remedies granted to Wallwork under the separate Accounts or hereunder shall be cumulative and not alternative, and shall be in addition to, and shall in no manner impair or affect Wallwork's rights and remedies under any existing Accounts or the law of the appropriate jurisdiction.

| N WITNESS WHEREOF, the parties have executed this Agreement the day and year first above we | Tritton |
|---|---------|
| By: Az /z/ | willen |
| By: At /21 | |
| | |
| By: | |
| | |